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No. 46014-9-II

STATE OF WASHINGTON

IN THE COURT OF APPEALS, DIVISION ILDEPUTY OF THE STATE OF WASHINGTON

BRANDY LEAVITT,

Petitioner/Appellant,

v.

JOSEPH J. LEAVITT,

Defendant/Respondent.

BRIEF OF AMICI CURIE EASTSIDE LEGAL ASSISTANCE PROGRAM, YWCA PIERCE COUNTY, TACOMA-PIERCE COUNTY BAR ASSOCIATION, AND SNOHOMISH COUNTY LEGAL SERVICES IN SUPPORT OF APPELLANT

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ORIGINAL

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STATEMENT OF AMICUS CURIE

Eastside Legal Assistance Program ("ELAP") is a regional non-profit organization that provides free civil legal services to domestic violence survivors throughout King County, Washington and to low-income residents of East and Northeast King County. Since opening in 1989, ELAP volunteer attorneys have contributed over 20,000 hours of free legal aid, serving more than 50,000 clients.

Established in 1906, YWCA Pierce County has been a community leader in domestic violence services for over 36 years. After starting the Washington State's first domestic violence shelter in 1976, the YWCA has steadily expanded and enhanced a comprehensive menu of domestic violence service provisions, including legal services and community advocacy in addition to emergency shelters and permanent housing programs, crises hotlines, children and teen programs, therapeutic services, and domestic violence services trainings.

The Tacoma-Pierce County Bar Association Volunteer Legal Services

Program ("TPCBA VLS") provides legal information, pro se assistance, briefing
services and full representation to low-income clients who have civil legal issues
in Pierce County, Washington. TPCBA VLS partners with other legal aid
providers, community organizations, local governments and the courts to meet the
legal needs of the Tacoma-Pierce County community. It offers clinical programs
and extensive self-help resources addressing specific populations and areas of legal
need, including family law.

Snohomish County Legal Services ("SCLS") is a free, legal-aid program that has served Snohomish County residents experiencing poverty since 1983. SCLS staff, pro bono attorneys, and volunteers provide information, advice, and legal representation to ensure meaningful access to justice regardless of individual barriers and needs. SCLS supports over 225 pro bono attorneys from the community, who donate their time in SCLS legal clinics and classes, and by taking cases for direct representation in areas of civil legal practice that affect the basic needs of clients. In the past year, SCLS assisted over 1,200 clients. SCLS is interested in ensuring domestic violence victims have access to all of the relief available pursuant to RCW 26.50, the DVPA.

Amici submit this brief to provide the Court with context for the issues in this case through the "on the ground" experiences of local attorneys who are facing judicial officers' misapplication and misinterpretation of the Domestic Violence Protection Act, RCW 26.50 ("DVPA"). When judicial officers properly apply the DVPA, petitioners obtain temporary and full domestic violence protection orders that provide immediate safety from a threatening or violent family or household member. Unfortunately for domestic violence victims, their children, and future potential victims, Washington courts have begun trending away from correctly applying the DVPA.

Judicial officers have started issuing full domestic violence protection orders not for a full year, but instead for sporadic and seemingly random durations

of time; the judge in this case issued an order for fifty-six days. Further, they have been finding facts in favor of the petitioner, but then refusing to issue final domestic violence protection orders and instead sending the petition to the family law courts. In fact, some judicial officers are even requiring a victim to file a separate lawsuit in order to obtain any kind of order for protection. As a result, ELAP attorneys and domestic violence advocates across the state are seeing delays, docket and court confusion, and, most significantly, that the DVPA is not providing protection for those who need it most.

Permitting judicial officers to issue partial protection orders is inexcusable as a matter of public policy and unauthorized as a matter of law. *Amici* urge the Court to confirm that a domestic violence protection order must be independent of any other court proceedings that may or may not exist between the parties and must be a full year in duration.

ARGUMENT

I. The Domestic Violence Protection Act, RCW 26.50

Individuals who are in danger of abuse by their spouses, partners, or significant others should be able to seek immediate and permanent prevention of such harm by turning to the courts. Through the DVPA, the legislature created a specific vehicle to protect domestic violence victims and minor family or household members: a domestic violence protection order ("DVPO"). The legislature intended the process—from temporary order to full DVPO—to be an

autonomous, immediate, and effective way to prevent domestic violence.¹ In recognition of the unique problems facing domestic violence victims,² a DVPO is

While the existing protection order process can be a valuable tool to increase safety for victims and to hold batterers accountable, specific problems in its use have become evident. Victims have difficulty completing the paperwork required particularly if they have limited English proficiency; model forms have been modified to be inconsistent with statutory language; different forms create confusion for law enforcement agencies about the contents and enforceability of orders. Refinements are needed so that victims have the easy, quick, and effective access to the court system envisioned at the time the protection order process was first created.

When courts issue mutual protection orders without the filing of separate written petitions, notice to each respondent, and hearing on each petition, the original petitioner is deprived of due process. Mutual protection orders label both parties as violent and treat both as being equally at fault: Batterers conclude that the violence is excusable or provoked and victims who are not violent are confused and stigmatized. Enforcement may be ineffective and mutual orders may be used in other proceedings as evidence that the victim is equally at fault.

Valuable information about the reported incidents of domestic violence in the state of Washington is unobtainable without gathering data from all law enforcement agencies; without this information, it is difficult for policymakers, funders, and service providers to plan for the resources and services needed to address the issue.

¹ Danny v. Laidlaw Transit Servs., Inc., 165 Wn.2d 200, 209, 213, 193 P.3d 128 (2008) (citing Laws of 1991, Ch. 111, § 1). See also Br. of Amici Curiae Domestic Violence Legal Empowerment & Appeals Project & Jane Stoever, Dir. of the Domestic Violence Clinic & Co-Dir. of the Interdisciplinary Center on Family Violence, University of Cal.—Irvine Sch. of Law, filed concurrently.

² As explained in the Findings to RCW 26.50.030, "[d]omestic violence is a problem of immense proportions affecting individuals as well as communities. Domestic violence has long been recognized as being at the core of other major social problems: Child abuse, other crimes of violence against person or property, juvenile delinquency, and alcohol and drug abuse. Domestic violence costs millions of dollars each year in the state of Washington for health care, absence from work, services to children, and more. The crisis is growing.

distinct from any other order for protection, with its own procedure and protocols, and providing different protections for petitioners.

1. Applying the Domestic Violence Protection Act Properly

For years, Washington agencies have worked to make the DVPO process swift, easy, and accessible to everyone. A domestic violence victim can find instructions and all DVPO-related forms online or at the courthouse, in multiple languages;³ present them to a commissioner or judge *ex parte*, with or without representation and without payment of any fee;⁴ and receive a temporary order for protection on the spot.⁵ Judicial officers typically set temporary protection orders to last fourteen days to protect petitioners to the scheduled full hearing for a full

Domestic violence must be addressed more widely and more effectively in our state: Greater knowledge by professionals who deal frequently with domestic violence is essential to enforce existing laws, to intervene in domestic violence situations that do not come to the attention of the law enforcement or judicial systems, and to reduce and prevent domestic violence by intervening before the violence becomes severe."

³ RCW 26.50.030(4) ("Forms and instructional brochures shall be provided free of charge."); see also http://www.courts.wa.gov/forms/?fa=forms.contribute&formID=16 (last visited Nov. 6, 2014) (providing all the forms both in Word and PDF form for free download, print, or viewing); see also http://www.courts.wa.gov/dv/?fa=dv_order.ordobtain (last visited Nov. 6, 2014) (free instructions in plain English on how to obtain a protection order).

⁴ RCW 26.50.070 ("Ex parte temporary order for protection."); "No fees for filing or service of process may be charged by a public agency to petitioners seeking relief under this chapter. Petitioners shall be provided the necessary number of certified copies at no cost." RCW 26.50.040.

⁵ *Id*.

protection order. Victim advocates are available in some courtrooms and are able to effectively help petitioners through the process, without cost. Law enforcement automatically enters the order into the state wide computer system and can facilitate service of the order on the abuser, thereby keeping the victim out of harm's way. If the domestic violence victim does not remain in the home, the court may order a law enforcement officer to accompany the victim to collect her belongings. All of these processes are in place to streamline the court procedure and to prevent future domestic violence in our State.

For a victim, a temporary order for protection is the first step in a significantly different life trajectory: it gives her a meaningful opportunity to achieve safety and security for not only her, but any children or minors residing in the home. The fourteen days following the issuance of a temporary domestic violence order often involves (1) securing physical distance and safety by moving herself, her children, and their necessary belongings to an emergency safe house or secret location; (2) obtaining financial resources that are independent of the abuser to ensure financial freedom; (3) seeking therapeutic services for herself and her

⁶ RCW 26.50.050; see also RCW 26.50.070(4) (stating temporary protection orders "shall be effective for a fixed period not to exceed fourteen days or twenty-four days if the court has permitted service by publication").

⁷ See RCW 26.50.070(5) (requiring temporary protection orders "shall be entered into a statewide judicial information system by the clerk of the court within one judicial day after issuance").

⁸ RCW 26.50.100.

⁹ RCW 26.50.080.

children, often provided at no cost by organizations such as *amici*; and (4) preparing for the full DVPO hearing. A domestic violence victim or her abuser may or may not decide to file a family law action at this stage as well; the decision to legally separate or file for dissolution or custody is undeniably complicated by financial stability, emotional cost, and other personal factors. In the fourteen days between issuance of a temporary domestic violence order and the full hearing for a final DVPO, domestic violence victims and their families experience significant life changes, usually without financial or emotional support.

The petitioner returns to the courthouse to obtain a full protection order after a full hearing, which gives the respondent an opportunity to be heard as well. ¹⁰ Upon meeting the burden of proof at the full hearing, the victim is entitled to all the protections under the law: namely, a final DVPO, or "full order for protection," which lasts for one year. ¹¹

2. The Domestic Violence Protection Act Is Specifically Designed to Prevent Domestic Violence

To address the unique hurdles faced by domestic violence victims and children, a DVPO differs from other forms of court orders for protection. ¹²

¹⁰ RCW 26.50.070(4).

¹¹ RCW 26.50.060.

¹² Compare RCW 26.50.060 (DVPO) with RCW 9A.46 (harassment no-contact order) and RCW 10.99 (domestic violence no-contact order).

First, the DVPA specifically tells courts to issue DVPOs independent of any other legal proceedings: "[a] petition for relief may be made *regardless of* whether or not there is a pending lawsuit, complaint, petition, or other action between the parties[.]" RCW 26.50.030(2) (emphasis added). Thus, upon meeting her burden, a petitioner should receive a DVPO— regardless of whether she has filed for dissolution or if a criminal case is pending against the respondent.

Many types of orders for protection are tied to other proceedings. For instance, a harassment no-contact order and a domestic violence no-contact order both require pending criminal charges against the respondent. Such orders are neither initiated nor controlled by the survivor, but the prosecutor. A domestic relations restraining order can only be given in the context of a family law proceeding (dissolution, legal separation, or parentage) and requires a \$200 filing fee. Because they are tied to other proceedings, the duration of these orders are necessarily dependent on the associated proceeding. For example, courts may issue a pretrial harassment no-contact order once criminal charges are pending or filed, and the order remains in place for the duration of the criminal case. Upon

¹³ RCW 9A.46 (harassment no-contact order); RCW 10.99 (domestic violence no-contact order).

¹⁴ RCW 26.09.050.

¹⁵ RCW 9A.46.040.

conviction, a harassment no-contact order may be part of any sentence. By contrast, due to the complicated and uniquely volatile nature of domestic violence relationships, DVPOs are intentionally independent from any other proceedings. DVPOs can remain in force for a full year, regardless of anything else. The statute is unambiguous. A petitioner should be able to obtain a DVPO upon meeting her burden of proof; unlike other forms of protection orders, that is all that is required.

Second, the relief available through a DVPO is intentionally limited in scope. Through a DVPO, a commissioner can only prohibit contact, grant temporary custody, grant possession of essential items, order domestic violence treatment, and remove the respondent from a shared residence. On the other hand, a family law judge may address many issues through a domestic relations restraining order, including resolving property disputes, granting ongoing child or

¹⁶Appendix 1-4, available at http://www.courts.wa.gov/forms/?fa=forms.contribute&formID=66 (last visited Nov. 6, 2014).

¹⁷ RCW 26.50.030(2) ("A petition for relief [in the form of an order for protection] may be made regardless of whether or not there is a pending lawsuit, complaint, petition, or other action between the parties except in cases where the court realigns petitioner and respondent [because the respondent is actually the victim of domestic violence]."); RCW 26.50.025(2) ("Relief under this chapter [RCW 26.50, Domestic Violence Prevention] *shall not* be denied or delayed on the grounds that the relief is available in another action.").

¹⁸ RCW 26.50.070(1).

spousal support, and establishing a permanent parenting plan.¹⁹ DVPO's are only available against family or household member, while no-contact and civil anti-harassment orders can be sought when the parties did not previously know each other.²⁰

II. Judicial Officers Are Misinterpreting and Misapplying the DVPA

Instead of the straightforward process for protection that the legislature envisioned, judges and commissioners across Washington State are misinterpreting and misapplying the statute in two main ways: first, by granting DVPOs for less than the full year, and second, by linking final DVPOs to other legal proceedings. This misapplication increases the risk of physical danger and pressures the domestic violence victim to begin a family law case on the court's timetable—rather than her own.

1. Courts are Erroneously Granting DVPOs for Less Than One Full Year

Despite the plain language of the statute and state forms, commissioners are granting final DVPOs for *less than one year*. Volunteer lawyers from the *amici* organizations are seeing this trend even where commissioners make a finding that domestic violence has occurred.

¹⁹ <u>http://www.courts.wa.gov/dv/?fa=dv_order.ordtypes</u> (last accessed on Nov. 6, 2014).

²⁰ *Id*.

For example, in a case involving two children under the age of six, that respondent locked the petitioner in a shed, cut her hand using a pair of household scissors, bit her through the skin so that she needed preventative tetanus and staph infection treatments, threatened to kill her and burn "everything down," and monitored her cell phone. The commissioner granted the survivor a "full" DVPO—that lasted exactly 7 days.²¹ In another case where the respondent broke the petitioner's teeth and Child Protective Services concluded the parties' child was abused, a commissioner granted the DVPO for the petitioner but not the child, and crossed out "one year" from the form and wrote in "30 days."²² Yet another commissioner held: "The court has found by a preponderance that issuance of this order is allowed" but only granted the final DVPO for five months and ten days.²³

In yet another misapplication of the statute, *amici* organizations are witnessing judicial officers finding no domestic violence but still issuing or reissuing DVPOs so that the parties can file a family law case.²⁴ In cases where judicial officers find no domestic violence, the petitioner has not met her burden

²¹ Appendix 6-11 (Benton County Superior Court Cause No. 13-3-00031-9).

²² Appendix 158-73 (Wahkiakum County Cause No. 12-2-00062-9).

²³ Appendix 132-36 (Snohomish County Cause No. 12-2-00212-4). *See also* Appendix 34-38, 51-57 (King County Cause Nos. 11-2-01004-0 and 13-2-05999-1), 125-27 (Skagit County Cause No. 13-2-2090-7).

²⁴ Appendix 60-61 (King County Cause No. 13-2-36770-0 ("This order is only appropriate to give the parties time to file for a dissolution and establish a temporary parenting plan. There is no other basis for an ongoing protection order.")).

and the commissioner should deny and dismiss the case—not issue a DVPO for less than the full year.

Judicial officers may be misapplying the DVPA in an attempt to minimize conflicting orders (*i.e.*, a criminal no-contact order and a DVPO). However, when courts rely on other proceedings to provide protection orders that a survivor needs, the survivor is left unprotected. For instance, if a commissioner refuses to issue a full DVPO and instead reissues a temporary order for twenty-one days because in twenty-one days the family court will also have jurisdiction, the commissioner is risking that the family court will not enter a domestic relations restraining order (or a restraining order that is insufficient, or a harassment no-contact order that expires, etc.)—which leaves the victim vulnerable and without recourse.²⁵

2. The DVPA Does Not Require Petitioners Also File in Family Court

Instead of issuing DVPOs that are independent, as the statutory language requires, judicial officers are instead punting significant decisions, primarily in regard to custody and visitation, to the family law courts even when the petitioner has met her burden. For example, one commissioner dismissed the full DVPO petition, re-issued a temporary protection order that expired in less than a month, and transferred the case to family court by setting a hearing "on Domestic

²⁵ See Appendix 62 (King County Cause No. 14-2-01562-3), 120 (Pierce County Cause No. 14-2-01586-6 ("There is currently a family law restraining order that addresses the petitioners [sic] concerns for protection.")).

Docket."²⁶ By issuing a short DVPO, the judicial officer is denying the petitioner all protections available to her and forcing her to rely on a family law restraining order that carries much less protection.

Another set of judicial officers are, instead of granting full DVPOs upon a showing of domestic violence, inexplicably reissuing temporary orders and instructing the petitioner to take action in family law court. Commissioners are requiring petitioners to file for dissolution,²⁷ to initiate a parenting plan,²⁸ to initiate a parentage action,²⁹ or to enter a restraining order in an existing family law case.³⁰ Courts are not permitted to withhold relief under the DVPA in exchange for taking action in family court.³¹

²⁶ Appendix 181 (Yakima County Cause No. 14-2-01041-8).

²⁷ Appendix 30, 48-51, 58, 63-66, 68-69 (King County Cause Nos. 10-3-03801-2, 12-2-32138-8, 13-2-26113-8, 14-2-06624-4, 14-2-19495-1), 175-77 (Yakima County Cause No.12-2-02719-5), and 124 (Skagit County Cause No. 11-2-1035-2).

²⁸ Appendix 73-75 (Okanogan County Cause No. 12-2-00388-8), 18-27 (Verbatim Report of Proceedings before the Hon. Gordon Godfrey, Grays Harbor County Cause No. 12-2-00010-3 at 7:24-8:2 (Jan. 23, 2010)), 128 (Skagit County Cause No. 14-2-00530-2-DV), 39-47, 67-71 (King County Cause Nos. 12-2-13565-7, 14-2-15142-0, 14-2-19495-1, and 14-2-21312-3).

²⁹ Appendix 29 (King County Cause No. 10-2-22312-6).

³⁰ Appendix 137-39 (Snohomish County Cause No. 14-2-00911-7); 30-33 (King County Cause No. 10-2-00909-4).

³¹ See Br. of Amici Curiae Domestic Violence Legal Empowerment & Appeals Project & Jane Stoever, Dir. of the Domestic Violence Clinic & Co-Dir. of the Interdisciplinary Center on Family Violence, University of Cal.—Irvine Sch. of Law, filed concurrently.

Other commissioners are issuing final DVPOs, but setting them to expire upon entry of another type of protection order (such as a restraining order, which is not, as discussed above, suitable for preventing domestic violence). This is wholly inappropriate, for all the same reasons.

In other cases, commissioners are issuing DVPOs that are a hybrid of all of the above or something else entirely, as is the situation in this case. For instance, one court issued a full one year DVPO but custody and visitation expired after three months, forcing the petitioner to seek relief in family court. Another court granted a full DVPO but only for a month—and in the same order acknowledged that the respondent had serious drug and alcohol problems by ordering an evaluation with follow through of recommendations, and further ordered [the parties] to file Petition for Residential Schedule and Parenting Plan. A commissioner denied DVPO protections to the parties children, because [t]hose

³² See Appendix 149-56 (Walla Walla County Cause Nos. 14-2-00235-2 and 14-2-00391-0), 62 (King County Cause No. 14-2-01562-3 ("The court finds this matter is best dealt with through the pending marital dissolution and extends the no contact created by this order for 30 days to allow the parties to seek standard TRO's pending trial.")); 129-30 (Skagit County Cause No. 14-3-00205-6).

³³ Appendix 142-46 (Spokane County Cause No. 11202387-1).

³⁴ Appendix 39-44 (King County Cause No. 12-2-13565-7). See also Appendix 34-38, 58-29, 63 (King County Cause No. 11-2-1004-0) (setting DVPO to expire in three months and "[i]n the event there are any violations of this order between entry and that time, Petitioner may apply for renewal of the order"), (King County Cause No. 13-2-26113-8) ("Court reissues order to allow petitioner time to file a family law action. This order will expire unless there are violations."), (King County Cause No. 14-2-06624-4) (denying full DVPO and reissuing temporary DVPO, stating "[i]f there are violations, petitioner may seek a full order").

same protections are currently in place" in a different cause of action. Similarly, the *Leavitt* court found a clear need for an ongoing protection order but issued a DVPO for just two months, because "in a divorce proceeding with children like this, is, you are going to need to work it out." *Leavitt v. Leavitt*, Opening Br. of Appellant Brandy Leavitt at 5 (citing Verbatim Report of Proceedings, 1:18-19, 2:13-15).

County-wide policies are exacerbating judicial officer confusion on applying the DVPA. For example, in Pierce County, the judicial officers typically deny a DVPO, regardless of the evidence, and defer to the family law case between the parties. Furthermore, Pierce County has created its own "form," deviating from the mandatory state-wide forms and orders, that does not include any findings of facts or conclusions of law. (WPF DV 6.020.) This prevents domestic violence victims from being able to seek domestic violence related protections.

³⁵ Appendix 77-80 (Pierce County Cause No. 12-2-02551-2).

³⁶ See Appendix 89-114 (Verbatim Report of Proceedings (from Taped Proceedings), Pierce County Cause No. 14-2-01303-1 (June 4, 2014) (commissioner found "a history of acts of domestic violence" but dismissed the petition and *sua sponte* entered an order in a family law case)).

³⁷ See Appendix 81-89, 116-119, 121-22 (Pierce County Cause Nos. 14-2-00246-2, 14-2-00529-1, 14-2-01256-5, 14-2-01454-1, 14-2-01502-5, 14-2-01505-0, 14-2-01630-7, and 14-2-01873-3 (orders dismissing DVPO petitions "due to pending Family Law action"), and 14-2-00005-2 (order dismissing DVPO petition because "mutual orders in legal separation")).

In Spokane, the court has adopted a policy that it "will not enter a parenting plan or residential schedule in a DV action" ever, at all. As a result, Spokane judicial officers are actively not granting DVPOs. 39

There is no justification for this misapplication. When a judicial officer finds domestic violence but refuses to enter a full DVPO and requires a petitioner to begin a proceeding in family court, the judicial officer is not minimizing confusion but in fact increasing it—while endangering the lives of the petitioner and any children.

These actions are in error and in direct defiance of the DVPA. When a petitioner meets the burden of proof for a final DVPO, she is entitled to full protection under the law. Protection orders are—and should be—independent of any other proceedings.

CONCLUSION

The Washington courts' trend of misinterpreting and misapplying the DVPA is in error. Under the statutory language itself, full domestic violence protection orders should be in place for a full year and issued regardless of any

³⁸ Appendix 141 (Court Policy re: Parenting Plans in Domestic Violence/Anti-Harassment Cases).

³⁹ See, e.g., Appendix 147 (Spokane County Cause No. 14-2-01680-2 (referring petitioner to family law court because that court could "limit contact and behavior but [the restraining orders available to family law court] do not carry the same gun rights violation issues")).

other cases. Amici respectfully request this Court vacate the trial court's order and remand for a full domestic violence protection order.

DATED: November 21, 2014

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DECLARATION OF SERVICE

I certify under penalty of perjury that on November 21, 2014, I caused the Brief of *Amici Curie* Eastside Legal Assistance Program, YWCA Pierce County, and Tacoma-Pierce County Bar Association and a copy of the Motion upon the following parties:

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By email per CR5(b)(2)(7) agreement

Dated at Seattle, Washington this 21st day of November, 2014.

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APPENDIX

What is the No cost. Cost?	The no-contact order terminates upon the expiration date is	 ∓ °	ources:
		 ==	

Legal Protection From Omestic Violence, Harassment, or Abuse

Information on Court Orders

If you have a court order, it is important to remember:

- Keep a certified copy of your order with you at all times.
- 2. The order is enforceable throughout the state of Washington.
- 3. If there is a violation of your court order, call 9-1-1 or your local police. Tell them you have a court order and it is being violated

Whether or not you have a court order, if you are being harassed, threatened, or assaulted, call 9-1-1, or your local police!!

	Domestic Violence Order for Protection		Domestic Violence No-Contact (
	RCW 26.50		
Who May	Any person who is a victim of domestic violence or fears violence by a "family or household member." (Spouses, former spouses,	A person who has reported to in RCW 10.99.020. Criminal	
Optain?	who reside(d) together and persons 13 years or older who dated/is	actionering.	
	parent, guardian, guardian ad litem, next friend.) Department of Social and Health Services (DSHS) may petition on behalf and with the consent of a vulnerable adult.	. 1	
What Can an	 Prohibit contact of any kind, including cyber stalking. Remove abuser from shared residence and prohibit from 	Prohibit contact of any kind; p within a specific distance of a for trial and sentencing. The c	Prohibit contact of any kind; prohibit the abuser from knowingly within a specific distance of a location. Protects the victim in an for trial and sentencing. The order can also be a condition of ser
	Give temporary custody of children and set visitation schedule.	the statutory m	the statutory maximum sentence and/or until probation is conclu
	 Grant essential possessions (e.g., vehicle, medicine, pets). Order abuser into treatment/counseling. 		
	Be tailored to individual needs:		
How is an Order	An order can be obtained in district, municipal, or superior court. The person completes paperwork which the court reviews. The	A crime must f citation, the vic	A crime must first be reported to the police. If the abuser has be citation, the victim may ask the prosecutor to request a no-conta
Obtained?	court will grant or deny a temporary emergency order effective for	may ask the co	may ask the court for a protection order regardless of the victim he obtained in district, municipal or superior court. (In some im-
	served with the petition, notice of hearing and temporary order. A	issued via the police or jail.)	olice or jail.)
	deny the petition or grant a full order effective for up to one year or		
	more. The hearing may be by telephone in special circumstances. Forms and instructions are provided by the Clerk's Office.		
What is the Cost?	No Cost.	No cost.	
How is an Order	While the order is in effect, either party may file a motion to modify (change) or terminate (end) the protection order and arrange	The no-contact dismissal of the	The no-contact order terminates upon the expiration date listed i dismissal of the charges, or upon a not guilty verdict. The order
Modified or Terminated?	to serve the other party with the motion and the notice of hearing. At the hearing the court may modify or terminate the order for protection.	attorney to ask The defendant	attorney to ask the attorney to file the motion for modification of the defendant or his or her attorney may file the motion.
	An emergency order terminates after 14 days or the date of the hearing, whichever occurs earliest. The full order for protection terminates after the ending effective date listed on the order.		
	If the petitioner does not want an order to terminate after the effective date on the order, the petitioner may file a petition for renewal of the order for protection and arrange to serve the other		
	party with the motion and notice of hearing. At hearing, the court may grant the motion and enter a new protection order, or deny the motion.		
What Happens if	Mandatory arrest if abuser violates "restraint" provisions or enters a	Mandatory arrest.	st.
Knowingly	contempt charges.		
Violated?			

Order

domestic violence as defined d. May be a condition of

ingly coming within or staying in an active case while waiting of sentence and effective up to necluded.

as been arrested or issued a contact order. The prosecutor ctim's wishes. The order may injurisdictions, orders are

d in the order, or upon der may be modified or n may contact the prosecuting or termination of the order.

		Violated?
	contempt charges.	Knowingly
	Mandatory arrest if abuser violates "restraint" provisions or enters a residence where prohibited from entering. Possible criminal or	What Happens if
If the pet serient	Disputes about child custody, residential placement or visitation provisions shall be resolved judicially. Venue and jurisdiction is determined by the Uniform Child Custody Jurisdiction and Enforcement Act and the Parental Kidnapping Prevention Act. A Writ of Habeas Corpus is needed before law enforcement can remove a child from current placement, unless the child is abused or neglected.	
Wh hea An	The foreign protection order terminates upon the expiration date listed in the order. The order may be modified or terminated before the expiration date according to the laws of the jurisdiction that issued the order.	How is an Order Modified or Terminated?
Fili ma; assa fee	No cost.	What is the Cost?
oth held efficient	that it was thed.	
· · ·	be necessary. The person must file a Foreign Protection Order Information form with the order. The information form is provided by the clerk's office. A clerk may provide the protected person assistance in filling out the information form. The clerk will give the protected person a copy of the order showing proof	
Sup	A person may file a valid foreign protection order by presenting a certified, authenticated or exemplified copy of the protection order to the clerk of the court where the protected person resides or where the person entitled to protection believes enforcement may	How is an Order Obtained?
,	The foreign protection order is enforceable in Washington State even if the order is not filed in the court or entered in law enforcement's computer-based information system.	
• •	Provide the protection ordered by the original court in the foreign protection order.	What Can an Order Do?
Peri legi hari circ	A protected person who has a valid civil or criminal protection order issued by a court in a foreign state, territory, possession, tribe or United States military tribunal may file the order in Washington State.	Who May Obtain?
· [Foreign Protection Order RCW 26.52	

	Antiharass	
RCW 10.14	liharassment Order for Protection	

rsons who are seriously alarmed, annoyed, or harassed by conduct which serves no gitimate or lawful purpose. Person may or may not have a relationship with the person rassing them. Parents may petition on behalf of a child against an adult or, in some rounstances, against a minor.

- Prohibit harassment and contact of any kind.
- Restrain party from coming within a specific distance from petitioner's work place school, residence, etc.

merally, you must file your case in district court. However you must file your case in perior court if:

- the respondent is under age 18;
- the case would interfere with the respondent's care, control or custody of respondent's minor children;
- the case involves disputes over title, ownership or possession of real property, such as landlord-tenant or boundary dispute; or
- the superior court is exercising or has exercised jurisdiction over proceedings involving the parties.

he court may grant or deny a temporary emergency order effective for up to 14 days. The ther party is served with the petition, notice of hearing and temporary order. A hearing is eld within 14 days at which time the court may deny the petition or grant an order ffective for up to one year. Forms and instructions are provided by the clerk's office.

lling fees vary. Additional costs can include copy, service, and local surcharge fees. Fees any be waived if you cannot pay or if you seek protection from domestic violence, sexual sault or stalking. Petitioner may be required to pay minor respondent's guardian ad litem tes.

Thile the order is in effect, either party may file a motion to modify (change) or terminate

Thile the order is in effect, either party may file a motion to modify (change) or terminate and) the protection order. The other party is served with the motion and the notice of saring. At the hearing the court may modify or terminate the order for protection.

n emergency order terminates after 14 days or on the date of the hearing. The full order m protection terminates after the expiration date listed on the order.

the petitioner does not want an order to terminate after the effective date on the order, the stitioner may file a petition for renewal of the order for protection. The other party is rived the motion and notice of hearing. At hearing, the court may grant the motion, and after a new protection order, or deny the motion.

iolator may be arrested. Possible criminal or contempt charges

		•			
What Happens if the Order is Knowingly Violated?	·	How is an Order Modified or Terminated?	How is an Order Obtained? What is the	What Can an Order Do?	Who May Obtain?
Mandatory arrest if restraint and exclusion provisions are violated and legend is on order. Possible criminal or contempt charges.		The order may be modified or terminated by the court upon motion by any party or the guardian ad litem.	In the Superior Court Juvenile Department, a party or the guardian ad litem makes a request to the court for issuance of an order, or the court may issue an order on its own. The order may be obtained regardless of the victim's wishes. No cost. Order is usually requested by DSHS.	Prohibit contact with the child without specific court approval; restrain from molesting or disturbing the peace of the child; restrain from entering the child's home without specific court approval; restrain from knowingly coming within or remaining within a specified distance of a specified location.	Abused Child Restraining Order RCW 26.44.063 In any judicial proceeding in which it is alleged a child has been subjected to sexual or physical abuse, the court may, on its own motion, or on the motion of the guardian ad litem or any party, enter a restraining order protecting the child.
Mandatory s prohibited fi	modify or te is served with will deny the restraining or restraining on restraining of the entered. A conference of the conference of the modify of the conference of the conf	Before the dor terminate notice of heat temporary reentered with	Can be obtain separation, de An emergency judge effectic court may er attorneys to a may request Filing fee is include copy	Refrain from going onto the remaining with support, order child custody	Married pers persons with custody of a threats of vic

Domestic Relations Restraining Order RCW 26.09, 26.10, 26.26

ried person's filing for divorce, legal separation or declaration concerning validity, ons with a child in common who are filing to determine parentage, or persons seeking ody of a child. To qualify, a person does not need to have experienced assault or ats of violence.

ain from disturbing the peace, harming, molesting, assaulting or stalking; refrain from g onto the grounds of or entering a specified location; knowingly coming within or aining within a specified distance from a specified location; may also order child fort, order maintenance income, assign property to either party, establish permanent custody, establish a residential schedule or use of family home.

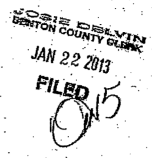
n be obtained in superior court as part of a family law action such as a divorce, legal aration, declaration concerning validity, paternity determination or third party custody. The temergency restraining order can be filed at the time of a civil petition and signed by the lege effective until the preliminary hearing when a temporary order may be entered. The art may enter a continuing restraining order with the decree. Many persons hire corneys to represent them. The county prosecutor, when involved in paternity actions, by request a restraining order on behalf of the child.

ling fee is \$200.00 (plus possible surcharges) but may be waived. Additional costs can clude copy, service and attorney fees.

Before the decree is entered, either party may file a motion for temporary order to modify or terminate a temporary restraining order. The other party is served with the motion and notice of hearing. At the hearing, the court will deny the motion, enter a modified temporary restraining order or terminate the order. After the continuing restraining order is entered with the decree, a party may file a petition for modification to ask the court to modify or terminate the continuing restraining order. A filing fee applies. The other party is served with the petition for modification and notice of hearing. At the hearing, the court will deny the petition or grant the petition and enter an order modifying or terminating the restraining order. Forms are not available to petition for a modification of a continuing restraining order. A temporary restraining order terminates when the final decree is entered. A continuing restraining order terminates upon the expiration date listed in the decree.

Andatory arrest if abuser violates "restraint" provisions or enters a residence where rohibited from entering. Possible criminal or contempt charges.

BENTON COUNTY



	,]		
Superior Court of Washington		r Protection	1
For Benton County	No. 13-	3-00031-9	
	Court Address	: 7122 W Okanoga	n Pl., 8g A
Petitioner (First, Middle, Last Name) DOS	Kennewick, W	A 99336	
Petitiones (First, tyriotic, Last reality)		mber: <u>(509) 735-83</u>	
	(Clerk's Action	Required) (ORP	RT)
Respondent (First, Middle, Last Name) DOB	<u> </u>		
Names of Minors: No Minors Involved	Res	spondent Identi	fiers
First Middle Last Age	Sex	Race	Hair
	M	white	Brown
	Heigh		Eyes
	- 5'4	·	Hazel.
		lent's Distinguishing Aattoo, Back	
Caution: Access to weapons: Øyes ☐ no ☐ unknown	- WIFIST	rettoo, cres	traction outrice
Cantion: Access to Acabous, by les in to in animown			
The Court Finds Based Upon the Court Reco	:	 	
reasonable notice and an opportunity to be heard. Notice personal service Service by mail pursuant to court o	rder Liservice by	publication pursuant	to court order
This order is issued in accordance with the Full Faith and	Credit provisions	of vawa: 18 U.S.C	. § 2265.
Respondent's relationship to the petitioner is: Spouse or former spouse current or former	child	relation other than part or former collabitant I represents a credible	rent or child t as roommate threat to the
Court Order Summary.	•		
Respondent is restrained from committing acts of abuse	as listed in restrain	L provisions 1 and 2,	on page 2.
No-contact provisions apply as set forth on the following	pages.		
The terms of this order shall be effective immedia		0	S date,
unless stated otherwise here (date):	29-13 p	,5100 Ph	<u> </u>
Order for Protection (ORPRT) - Page 1 of 5. WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.06	ø		

COPY

It is Ordered:
1. Respondent is Restrained from causing physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking petitioner the minors named in the table above these minors only: (If the respondent's relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current collabitant as intimate partner, including current or former registered domestic partner, then effective immediately, and continuing as long as this protection order is in effect, the respondent may not possess a firearm or ammunition. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An
exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms: 18 U.S.C. § 925(a)(1).)
Respondent is Restrained from harassing, following, keeping under physical or electronic surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of petitioner \(\Boxed{\text{lth}}\) the minors named in the table above \(\Boxed{\text{lth}}\) only the minors listed below \(\Boxed{\text{lth}}\) members of the victim's household listed below \(\Boxed{\text{lth}}\) the victim's adult children listed below:
3. Respondent is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3 rd party or contact by Respondent's lawyer(s) with □ petitioner □ the minors named in the table above □ these minors only:
If both parties are in the same location, respondent shall leave.
4. Respondent is Excluded from petitioner's Aresidence □ workplace □ school; □ the day care or school of □ the minors named in the table above □ these minors only: □ Other □ Petitioner's address is confidential. □ Petitioner waives confidentiality of the address which is:
5. Petitioner shall have exclusive right to the residence that petitioner and respondent share. The
respondent shall immediately Vacate the residence. The respondent may take respondent's personal clothing and tools of trade from the residence while a law enforcement officer is present.
☐ This address is confidential. ☐ Petitioner waives confidentiality of this address which is:
6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 100 feet (distance) of petitioner's A residence workplace School; Athe day care or school of the minors named in the table on page one these minors only:
□ Other:
☑ 7. Petitioner shall have possession of essential personal belongings, including the following:
2011 tax return, title to how se

Order for Protection (ORPRT) - Page 2 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

S	Year, Make & Model 99 Phono Aby Breeze License No.
□ 9.	Other:
⊠ 10.	Respondent shall participate in treatment and counseling as follows: Adomestic violence perpetrator treatment program approved under RCW 26.50.150 or counseling at:
	parenting classes at:
	☐ drug/alcohol treatment at:
	Other:
	Petitioner is granted judgment against respondent for \$ fees and costs.
□ 12.	Parties shall return to court on, at, at, m. for revic
Comp	lete only if the protection ordered involves pets:
	Petitioner shall have exclusive custody and control of the following pet(s) owned, possessed leased, kept, or held by petitioner, respondent, or a minor child residing with either the petitioner or the respondent. (Specify name of pet and type of animal.): Respondent is Prohibited from interfering with the protected person's efforts to remove the
• •	pet(s) named above.
□ 15.	Respondent is Prohibited from knowingly coming within, or knowingly remaining within (distance) of the following locations where the pet(s) are regularly found:
	petitioner's residence (You have a right to keep your residential address confidential.) Park
	other:
jurisdi	lete only if the protection ordered involves minors: This state A has exclusive continuing ction; A is the home state; ☐ has temporary emergency jurisdiction ☐ that may become final ction under RCW 26.27.231(2); ☐ other:
12K 16.	Petitioner is Granted the temporary care, custody, and control of Line minors named in the table above I these minors only:
1 317.	Respondent is Restrained from interfering with petitioner's physical or legal custody of Lithe minors named in the table above I these minors only:

Order for Protection (ORPRT) - Page 3 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

19. The respondent will be allowed visitations as follows: Triday Gpm - Sanday
6pm every weakend is 2nd party
All byselation Shall be Sugarrand
Petitioner may request modification of visitation if respondent fails to comply with treatment or
counseling as ordered by the court
If the person with whom the child resides a majority of the time plans to relocate the child, that
person must comply with the notice requirements of the Child Relocation Act. Persons entitled
to time with the child under a court order may object to the proposed relocation. See
RCW 26.09, RCW 26.10 or RCW 26.26 for more information.
1 Manufacture 2 March 25
Warnings to the Respondent: A violation of provisions I through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection
order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special
maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal
prosecution in federal court under 18 U.S.C. §§ 2261, 2261A, or 2262.
A violation of provisions 1 through 6, 14, or 15 of this order is a gross misdemeanor unless one of the following
conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or
second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is
reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order
issued under Titles 7, 10, 26 or 74 RCW.
If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or
ammunition, 18 U.S.C. § 922(g)(9); RCW 9.41.040.
You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or
Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain
from violating the order's provisions. Only the court can change the order upon written application.
Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States
territory, and any tribal land within the United States shall accord full faith and credit to the order.
It is further ordered that the clerk of the court shall forward a copy of this order on or before the next
judicial day to County Sheriff's Office [
Police Department Where Petitioner Lives which shall enter it in a computer-based criminal
intelligence system available in this state used by law enforcement to list outstanding warrants.
Service
☐ The clerk of the court shall also forward a copy of this order on or before the next judicial day to
□ County Sheriff's Office □ Police
Department Where Respondent Lives which shall personally serve the respondent with a copy
of this order and shall promptly complete and return to this court proof of service.
☐ Petitioner shall serve this order by ☐ mail ☐ publication.
Petitioner shall make private arrangements for scryice of this order.
Respondent appeared and was informed of the order by the court: further service is not required

Order for Protection (ORPRT) - Page 4 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

residence Arespondent's residenc	ice Apersonal belongings located at: I the shared to other:	
pelitioner. D. Possession of the vehicle designated	including taking physical custody for delivery to	
☐ Other:		
This Order is in Effect Until the Expiral If the duration of this order exceeds one year, the insufficient to prevent further acts of domestic vi	court finds that an order the year or less will be	
Dated: 1-12-13	at 3.36 (am/p.m)	
Presented by:	Judge/Commissioner A acknowledge receipt of a copy of this Order:	
Petitioner Date	Respondent Date	
		•
	complete a Law Enforcement Information Sheet (LEIS).	·,

Order for Protection (ORPRT) - Page 5 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50:060



JOSIE DELVIN

JAN 14 2013

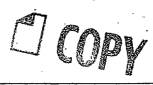
FILED

Superior Court of Washington For Benton County	
	No: 13-3-00031-9
Petitioner vs. Respondent	Petition for Order for Protection (PTORPRT)
respondent. □I am a□ guardian □ guardian ad litem□	a victim of domestic violence committed by the next friend of a minor who is 13 to 15 years of age and is relationship with a person age 16 or older. The name of This person's identifying
 The victim lives in this county. The victim left their residence because or residence. 	of abuse and this is the county of their new or former
3. The victim's age is: ☐ Under 16 ☐ 16 or 17 ☑ 18 or over	Respondent's age is: ☐ Under 16 ☐ 16 or 17 🕱 18 or over
 4. The victim's relationship with the respondent is: 	☐ current or former dating relationship ☐ stepparent or stepchild ☐ current or former cohabitant as roommate ☐ in-law ☐ parent or child ☐ blood relation other than parent or child

Name	Minors (if app					Related to	Resides
(First, Middle I		Age	Race	Sex	Petitioner	Respondent	with
			white	M	child	child	Petitioner
			white	M	child	child	Petitioner
							<u></u>
Case Name	·						
he respondent:							
Case Number	1.0						
Court/County	Benton	1 Cou	My Dist.				
Temp: I Request Emerger he issued	c for each type of a Temporary ney Exists as disminediately verse a "full" Ordo	Ord escrib vithou	er for Prote ed in the stat t notice to the	ection, ement b e respor	effective un selow. A tem adent, to avoi	til the hearing porary protecti id irreparable in	, because <i>an</i> ion order should

Full:	I Reque	st a "full" Order for Protection, tonowing a nearing.	
Temp	Full		
×	×	¹ Restrain respondent from causing any physical harm, bodily injury, as including sexual assault, and from molesting, harassing, threatening, or s ⊠ me ⊠ the minors named in paragraph 5 above □ these minors only:	sault, talking
		(If the court orders this relief, and the respondent is your spouse or former the parent of a common child, or a current or former cohabitant as intima including a current or former registered domestic partner, the respondent prohibited from possessing a firearm or ammunition under federal law for duration of this order. An exception exists for law enforcement officers military personnel when carrying department/government-issued firearm U.S.C. § 925(a)(1).)	will be or the and s. 18

² Restrain respondent from harassing, following, keeping under p electronic surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of imexi the minors named in paragraph 5 above □ only the minors listed below; □ members of the victim's household listed below ☐ the victim's adult children listed below:



Temp 1	Full ‡	Temporary Order, effective until a hearing. Full Order, effective following a hearing.
	Ø	³ Restrain respondent from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing of court documents, with \(\) me \(\) the minors named in
		paragraph 5 above, subject to any court-ordered visitation these minors only, subject to any court-ordered visitation:
×	X	⁴ Exclude respondent from □ our shared residence ☒ my residence
	: .	☐ my workplace X my school X the residence, day care, or school of X the minors named in paragraph 5 above ☐ these minors only:
		□ other:
		You have a right to keep your residential address confidential.
· 🗆		⁵ Direct respondent to vacate our shared residence and restore it to me.
X	X	⁶ Prohibit respondent from knowingly coming within, or knowingly remaining
. :		within (distance) of \square our shared residence \boxtimes my residence \square my workplace \square my school \boxtimes the day care or school of \square the minors named in
;		paragraph 5 above. If these minors only:
•		☐ other:
図	. 🗆	⁷ Grant me possession of essential personal belongings, including the following: Title to home, 2011 tax return.
•		
×	図	⁸ Grant me use of the following vehicle:
.:		Year, Make & Model 99' Plymouth Breeze License No.
	<u> </u>	⁹ Other.
. • •		
	-	
√A ~	风	¹⁰ Direct the respondent to participate in appropriate treatment or counseling services.
V/A		Require the respondent to pay the fees and costs of this action.
V A:		12 Remain Effective longer than one year because respondent is likely to resume acts of domestic violence against me if the order expires in a year.
		Check the following only if you are requesting protection involving pets.
VA.		13 Grant me exclusive custody and control of the following pet(s) owned, possessed, leased, kept, or held by me, respondent, or a minor child residing with either me or the respondent. (Specify name of pet and type of animal.):
•	Į.	



N/A		¹⁴ Prohibit respondent from interfering with my efforts to remove the pet(s) named above.	
· N/A		15 Prohibit respondent from knowingly coming within, or knowingly remaining within (distance) of the following locations where the pet(s) are regularly found:	
. •		☐ petitioner's residence (You have a right to keep your residential address confidential.) ☐ Park ☐ other:	
•			
Ø		Check the following only if you are requesting problem involving a minor: 16 Subject to any court-ordered visitation, <i>Grant</i> me the care, custody and control of the minors named in paragraph 5 above I these minors only:	
Ø		17 Restrain respondent from interfering with my physical or legal custody of ☑ the minors named in paragraph 5 above ☐ these minors only:	
対		Restrain the respondent from removing from the state: All the minors named in paragraph 5 above ☐ these minors only:	
✓ Possess☐ other✓ Custody	ion of m location of⊠th	in residence. Possession of the vehicle designated above. The shared residence the residence of the shared residence the spondent's residence of the shared residence the spondent's residence of the shared residence the spondent's residence of the shared residence of the spondent's residence of the shared residence of the shared residence of the spondent's residence of the shared residen	
Other:_			
	Or infl	ence" means physical harm, bodily injury, assault, including sexual assault, licting fear of imminent physical harm, bodily injury or assault between family or bers.	٠.
acts of dom	estic vic	espondent has committed acts of domestic violence as follows. (Describe specific plence and their approximate dates, beginning with the most recent act. You may be responses.)	
Describe the	e most r	ecent incident or threat of violence and date: On all 16th, the day	
in the	mov. _do with	ed out, he shoved me into the shed (I was starding or way) and closed and locked the door, left the me locked in, pounding on the door to be released.	ng
On Jar forced and to	his ld r	y 11th after he had already moved out, he way inside my home w/o my permission, we he would make me "Crawl in a hole and it of my son. Between December 1st - 15th there	•
		Protection (PTORPRT) - Page 4 of 6	

COPY

was twice he slapped me across the face. On December
Bod he bit my hand that was holding a glass of egg nog
he wanted to drink, which swelled up and bruised the tissue
and tendons. The next day he hit me with a cup repeatedly
and then cut me with a pair of scissors during an
argument. He cut my open hand on the side by my
pinky finger. Since July there has been countless
times where he hit me, kicked me, threw things at
me, shoved me and called me vulgar names, usually saying he was "just playing" or "messing around," usually done casually or publicly, and often infront of my children.
saying he was just playing or "messing around, usually
done casually or publicly, and often introntat my children.
Describe the past incidents where you experienced violence, where you were atraid of injury or where
the respondent threatened to harm or kill you in late July he Started telling we
he was having dreams about hurting me. He said he
just wanted to hurt someone all the time. He said he had
been dreaming of burning everything down. I left to
my sisters house for 2 weeks to hope he would calm down,
and asked him to take the guns out of the house, which he
refused. I started secretly calling the national domestic
violence hotling, and made safety plans in case I needed to evacuate immidiately. Around september, when we
to evacuate immidiately. Around september, when we
had ended the relationship but were still cohabitating he
told me the children and I would be so much better off if
he were dead or gove. He continued to physically hartme
he were dead or gone. He continued to physically hortone and verbally abose me, as always, but the premise of it being a joke or playing eroded away. Describe any violence or threats towards children: He has never abosed the
it being a joke or playing evoded away.
Describe any violence of threats towards children: He has never abused the
children or directly threatened to haven them.

Describe any stalking behavior by respondent, including use of telephonic, audiovisual or electronic means to harass or monitor: He came into my have on the 5th, to pick up the kids for a visit and pick up things he left behind. While I waited oxiside his friend took my cell phane from inside my house, saying they wanted it back. I be ged his friend to let me wipe my personal information, which he allowed, but then they took it and the kept it to Describe medical treatment you received and for what on December 4th to monitor.

Petition for Order for Protection (PTORPRT) - Page 5 of 6 WPF DV-1.015 Mandatory (6/2010) - RCW 26.50.030

APPENDIX 15

the still has my cell is monitoring and hois intercepted early from



I went to the Kania Clinic to have the bite treated.
Treceived a tetrus shot because it broke the skin,
and medication for Prevention of staph infection and
pain and swelling.
Describe any threats of suicide or suicidal behavior by the respondent: Always vage
references to how much better off we would be
without him alive, never direct threats or plans.
Does the respondent own or possess firearms? XYes No
Does the respondent use firearms, weapons or objects to threaten or harm you? Please describe:
He has never threatened me with the guns directly.
He said if I "pissed people off" I would "get-focked." but
never directly implied gun violence. He has often hortme with
If you are requesting that the protection order lasts longer than one year, describe the reasons why: household objects.
Other: He has a very violent history. He has bragged
about times he has beaten people he didn't like,
committed arson, and slashed times. He has a small
arsenal. He is being charged for domestic Violence
ass not by the state. (Continue on separate page if necessary.)
Check box if substance abuse is involved: □ alcohol □ drugs □ other
☐ Personal service cannot be made upon respondent within the state of Washington.
I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.
Dated: 1/14/2013 at, Washington.
Dates.
G. C.
Signature of Petitioner
You have a right to keep your residential address confidential. If you have one, please provide an
address, other than your residence, where you may receive legal documents:

GRAYS HARBOR COUNTY

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF GRAYS HARBOR

A REMAINING PLANTAGE DESCRIPTION OF THE PROPERTY OF THE PROPER

Petitioner,

NO. 12-2-00010-3

vs.

Respondent.

VERBATIM REPORT OF PROCEEDINGS BEFORE THE HONORABLE GORDON GODFREY

January 23, 2012 and January 30, 2012 Grays Harbor County Superior Court Courtroom No. 2 Montesano, Washington

APPEARANCES

For the PETITIONER:

Appearing Pro Se

For the RESPONDENT:

Appearing Pro Se

REPORTED BY: BRENDA F. JOHNSTON, CCR (1995) Official Court Reporter

Official Court Reporter
GRAYS HARBOR SUPERIOR COURT

102 W. BROADWAY, #203 MONTESANO, WA 98563

JANUARY 23, 2012

1

2

PROCEEDINGS

January 23, 2012

Page 1

APPENDIX 18

	1-23-12
3	THE COURT: Now, 123-12 Up here, please.
4	Young lady, if you will have a seat over here,
5	please. Sir, if you will have a seat here. Now, if I
6	can get you both to raise your right hand, please.
7	Stand and raise your right hand, please. Thank you.
8	
9	a witness herein, being first duly sworn, testified as
10	follows:
11	 ,
12	a witness herein, being first duly sworn, testified as
13	follows:
14	THE COURT: Now, for the record, you are Nichole
15	Ross; is that correct?
16	MS. Yes, sir.
17	THE COURT: And what is, or was, your relationship
18	with management ?
19	MS. He is my husband.
20	THE COURT: Could you speak up, please?
21	MS. He is my husband.
22-	THE COURT: You are asking for an order of
23	protection; is that correct?
24	MS. Yes. Correct.
25	THE COURT: Are there any other matters, such as a
	JANUARY 23, 2012
	2
1	divorce or anything of that nature going?
2	MS. I was just handed a parenting plan by his
3	mother in this courtroom.
4	THE COURT: I can't hear you.
5	MS. I was just handed a parenting plan by his
6	mother in this courtroom. Other than that no

Page 2

7	THE COURT: I am asking you, have you filed any
8	divorce papers or anything of that nature?
9	MS. No.
10	THE COURT: Now, you are asking for an order of
11	protection; why do you need an order of protection?
12	MS. I fear for my life every day.
13	THE COURT: Have there been instances of domestic
14	violence in the past?
15	MS. Yes, he has.
16	THE COURT: When was the last incident?
17	MS. The last incident was, we had gotten into
18	a fight at the grocery store, and he had asked me for
19	my cell phone. I told him no, and he grabbed my wrist
20	and I went to go pull away and he grabbed my cell phone
21	and left.
22	THE COURT: When was this?
23	MS: The fifth of January.
24	THE COURT: Of this year?
25	MS. Mm-hmm.

JANUARY 23, 2012

3

1 THE COURT: Has there been other instances of domestic violence? : Yes. we had gotten into a fight one day 3 4 last summer. I went to go past him and he had grabbed my wrist and shoved me back on the bed, as a result my 5 6 thumbs went into my mouth and he spilt my lip and my 7 gums bled. 8 THE COURT: You are married to Mr. ; is that correct? 9

Page 3

```
10
                       Yes.
11
            THE COURT: When were you married?
12
                       We were married in 2007, September, 2007.
13
            THE COURT:
                        Are there minor children involved.
14
                       I was pregnant, but no.
15
                       Do you have minor children?
16
            MS.
                       Yes, I do.
17
            THE COURT:
                        Names and ages please.
18
            MS.
                                     three, and
19
         months.
20
            THE COURT: You are
21
         correct?
22
                      Yes, sir.
            MR.
23
            THE COURT: Mr. ..., she is asking for an order of
         protection, and you say that you do not wish to have
24
25
         one entered. Do you have a dissolution proceeding
                     JANUARY 23, 2012
        going_on,_anything_of_that_nature,_sir?
2
                    : Excuse me? I don't understand.
3
           THE COURT: Have you filed for a divorce or anything
        of that nature?
5
                  : I filed for a legal separation and a
6
        parenting plan.
           THE COURT: When did you do that?
8
                  : Just a matter of a few days ago. I don't
```

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12

13

1-23-12

Page 4

THE COURT: Do you have any pending court hearings

She has indicated there have been

remember the exact date. Last Friday.

regarding that matter?

THE COURT:

MR. Not yet.

instances of domestic violence; what is your position? 14 I disagree. They are not true. In the 15 past she has lied on the restraining order. She had 16 admitted to the court she lied. Every time we have an 17 instance like this, it's always been people involved 18 such as a family member who has caused issues in our 19 household before. 20 THE COURT: When was this restraining order issued? 21 : I think -- I'm not sure. 22 THE COURT: And what county was that? 23 : This county .Grays Harbor County. 24 THE COURT: Have there been any other proceedings in 25 JANUARY 23, 2012 1 this matter. Not with me and her no. I got one on her 2 3 mother who was living with us at. That's all we have 4 had. THE COURT: Thank you. 5 What I am to do in this matter, and I am going to 6 issue a temporary restraining order -- domestic order 7 for one week. You both will be required to be back 8 here. I am asking the clerk to make certain that the 9 file involved is brought forward. You will give her 10 the names so that we have the proper file, sir. 11 In the mean time, neither one of you will bother nor 12 harass the other one. There will be no contact of any 13 14 nature whatsoever. Now, I understand at this point you are going to be

15

16

Page 5

the most inconvenienced parent at this point, because I

17	am not going to allow any contact with the children
18	until we discuss this next week. You have paper work,
19	sir, if you intend on proceeding with anything
20	MR. No, sir
21	THE COURT: I am not asking questions. I am
22	talking, please. If you wish to proceed with any other
23	legal proceedings or any one you wish to proceed with
24	legal proceedings, get your paper work filed, get your
25	request for records and your court hearings, and let's
	JANUARY 23, 2012
	6
1	do this appropriately, and I will expect you both to
2 .	act like mature adults. If there is a violation,
2 .	act like mature adults. If there is a violation, please be aware, I'm not a very nice person. With that
	·
3	please be aware, I'm not a very nice person. With that
3	please be aware, I'm not a very nice person. With that
3 4 5	please be aware, I'm not a very nice person. With that
3 4 5 6	please be aware, I'm not a very nice person. With that
3 4 5 6 7	please be aware, I'm not a very nice person. With that
3 4 5 6 7	please be aware, I'm not a very nice person. With that
3 4 5 6 7 8	please be aware, I'm not a very nice person. With that
3 4 5 6 7 8 9	please be aware, I'm not a very nice person. With that
3 4 5 6 7 8 9	please be aware, I'm not a very nice person. With that
3 4 5 6 7 8 9 10 11	please be aware, I'm not a very nice person. With that
3 4 5 6 7 8 9 10 11	please be aware, I'm not a very nice person. With that
3 4 5 6 7 8 9 10 11 12 13	please be aware, I'm not a very nice person. With that

Page 6

18 19 20

21 22 23 24 25 JANUARY 23, 2012 PROCEEDINGS 1 2 January 30, 2012 3 THE COURT: Miss Bernard, you are involved in this? 5 MS. BERNARD: I am putting in a notice of appearance in this case, that is either a legal separation or a 7 dissolution, I am not sure which. There is TANF 8 regarding the children, so I need to be involved in the 9 dissolution or legal separation. I can't tell which it 10 is. 11 THE COURT: You have filed your paper work in this 12 matter is that correct. 13 MR. Yes. THE COURT: You received a copy; is that correct 14 15 young lady? MS. Yes. 16 17 THE COURT: When is your court hearing in this parenting plan. 18 19 I do not know yet. 20 THE COURT: Now, have there been any problems this week? 21 22 No, sir. 23 No. Nope.

APPENDIX 24

Page 7

1	22	17
- 1 -	' Z コ	-12

THE COURT: I am going to continue this for another
two weeks. You need a make a motion to have -- I am
JANUARY 30, 2012

8

The second of the second second of the second control of the second seco

going to get to you. You got to make a motion to get a temporary parenting plan. You don't just file it. You get a court day, and you can get there and we can have a hearing, we can take testimony and we can find out whether there needs to be restrictions put on either one.

Now, what do you got there?

1

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19 20 MS. I have a summons, dissolution of marriage and a parenting plan.

THE COURT: Would you give it to the lady so I can see what you are talking about, please?

Now, I can't be the lawyer for either one of you, but you filed one and he has filed one. It doesn't matter. Now we are sitting here with two of these things, which makes our work harder because what will happen, we will consolidate it, then we will hear it. You need to make a motion -- you know, let's use some brains here and make it easier on both of you, and then make it easier on the judge. You know, could you two even talk.

21 MR. I don't have a problem with that.

22 THE COURT: Can you talk?

23 MS. I have a problem with it.

24 THE COURT: You can't sit down in a room and talk?

25 MS. No. No. I can't. Your Honor.

JANUARY 30, 2012

9

THE COURT: Well, you are going to have a problem in 1 2 a courtroom. When people can't sit down and talk, 3 that's a problem. MR. Your Honor --THE COURT: I am not answering any more, young man, 5 don't interrupt me. You need to make a motion for a 6 temporary parenting plan. And then you serve it on the 7 other one. And if you want to do it, you go right 8 9 ahead, so you can irritate the judge, both of you, instead of sitting down. One of you file a motion, 10 11 give the other one a copy, and ask to have the cases 12 consolidated. Make it easy on the judge. The judge 13 will order a hearing, he will listen to what you have 14 to say under oath, and your witnesses, you and your 15 witnesses, and he is going to make a ruling. And he is 16 going to ask you to act like mature adults. And I am kind of getting the drift, one of you is, one of you 17 18 isn't. So, make your motion. Domestic violence is 19 dismissed. Thank you. Goodbye. 20 21 22 23 24 25

JANUARY 30, 2012

10

0

1 REPORTER'S CERTIFICATE

2 STATE OF WASHINGTON)

Page 9

3	COUNTY OF GRAYS HARBOR)
4	
5	I, BRENDA F. JOHNSTON, Official Court Reporter for
6	the Superior Court of the State of Washington, County of Grays Harbor, License No. 1995, do hereby certify
7	that I was present in court during the foregoing matter of the foregoing matte
8	stenographically.
9	I DO FURTHER CERTIFY that the foregoing transcript constitutes a full, true, and accurate transcript of
10	that portion of my stenograph notes so taken and so ordered.
11	
12	I DO FURTHER CERTIFY that I am not related to any of
13	the parties to this lawsuit, nor am I interested in the outcome thereof.
14	Dated this 9th day of April, 2012.
1 5	
16 .	
17	BRENDA F. JOHNSTON, CCR Official Court Reporter
18	Grays Harbor County Courthouse 102 W. Broadway, #203
19	Montesano, WA 98563 (360) 249-2642
20	
21	
22	
23	
24	

CERTIFICATE

11

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25

KING COUNTY

FILED 10 JUL 15 AM 11:25

SUPERIOR COURTY KENT, WA

FAM 02

SUPERIOR COURT OF WA	ASHINGTON	
		NO. 10-2-22312-6 KNT
Petitioner Vs.	DOB	REISSUANCE OF TEMPORARY ORDER FOR PROTECTION AND
		NOTICE OF HEARING - DV (ORRTPO)
Respondent	DOB	(Clerk's Action Required)
The Temporary Order for 1	Protection issued on G	24 10 \$ 7/8/10 (dute) is hereby
extended through the new		
8:80	_	"Avenue North, Room 1G, Kent, WA 98032.
		Letween The Feb tioner to Respon
Ebetween Respon	/ / / / · / · / · / · / · / · / · / · /	
case to work with		a mutually arread date for ten
	WACIC D	
The Clerk of the Court shall forwar		or before the next judicial day to the
	County Sheriff's Off	ice X Sealle Ciru Police
available in this state used by law	s which shall enter this o onforcement to list oursta	rder in any computer-based oriminal intelligence system
•	Serv	
The Clerk of the Court shall al	so forward a copy of this	order on or before the next judicial day to
	County Sheriff's C	Office City Police
Temporary Order, and the Peti	it lives which shall perso tion, and shall promptly	nally serve the Respondent with a copy of this order, the complete and return to this court proof of service.
Petitioner shall make private as		
		the equit; further service is not required.
)ATED [[5 10 at]	(a.m/a.m.	Mys to She O
resented by	7/15/10	i acknowledge receipt of a copy of this Order.
'utitioner'	Date	Respondent Date
EISS OF TEMP ORD FOR PROTEC VPF DV-5.010 KNT (9/2009) - RCW	TION/NT HRG (ORRTP	O) - Page 1 of 1

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2010 MAY 28 AM 10: 58
KING COUNTY
SUPERIOR COURT GLERK
SEATTLE, WA.

ISSUED

SUPERIOR COURT OF WASHIN	GTON	10-3-03801-	ZSEA
	11-28-86	NO. 10-2 -00909-4	SEA
Petitioner vs.	DOB	REISSUANCE OF TEMPORA ORDER FOR PROTECTION A	
Demonder	11-28-80 DOB	13	
Respondent	DOB	(Clerk's Action Required)	·
•	earing date on this ourthouse, 516 Th	matter on July 201 nird Ave., Room W291, Seattle, V	(date) at WA 98104.
	WACIC Data	Entry	
The Clerk of the Court shall forward a co		<u>▼</u>	
	inty Sheriff's Office	· · · · · · · · · · · · · · · · · · ·	City Police
Department where Petitioner lives which			lligence system
available in this state used by law enforce		~	
	Service		\
The Clerk of the Court shall also forw	-		. 1 1
	County Sheriff's Offi		City Police
Department where Respondent lives Temporary Order, and the Petition, an			
Politioner shall make private arrangen			
Respondent appeared and was informed			
Coint 0		67	•
DATED 3/20/10 at 10'H		JUDGE/COORE COMMISSIONER	MEG SASSAMAN
Prosented by:		I acknowledge receipt of a copy of thi	s Ordor.
Petitioner Date		Respondent De	ate

REISS OF TEMP ORD FOR PROTECTION/NT HRG (ORRTPO) – Page 1 of 1 WFF DV-5.010 SEA (9/2009) - RCW 26.50.060(3)

☑ 004/015



KING COUNTY SUPERIOR COURT CLERK SEATTLE, WA. EXPO1

ISSUED

For King Count	of Washingt ty	on	$\begin{bmatrix} 10 - 2 - 00909 - 4set \end{bmatrix}$
Petitioner v: Respondent	S.	DOB ©. DOB	Temporary Order for Protection and Notice of Hearing — DV (TMORPRT) (Clerk's Action Required) Next Hearing Date: May 28,2010 at 9:00 a.m., Rm. W291, King County Courthouse 516 Third Avenue, Seattle, WA 98104
Names of Minors: First Middle	No Minors In Last	volved Age	Respondent Identifiers Sex Race Hair M H BIK Greev Height Weight Eyes 5-7 190 The BPO Respondent's Distinguishing Features:
The Court Finds:	over the parties, the	minors, and	Access to weapons: yes no unknown
or his or her opportunity to finds that an emergency en respondent to avoid irrepa	o be heard at the sc. xists and that a Tem	heduled hearin porary Protect	the respondent will be served notice and RCW 26.50.070. For good cause shown, the court tion Order should be issued without notice to the
of his of her opportunity to finds that an emergency enterpoid interparts of the Court Orders: 1. Respondent is R	o be heard at the sch xists and that a Tem rable harm. strained from caus nolesting, harassing	prary Protect	ng, RCW 26.50.070. For good cause shown the court
of his of her opportunity to finds that an emergency engrespondent to avoid irrepa The Court Orders: 1. Respondent is Responde	o be heard at the scheduler and that a Temprable harm. strained from caus molesting, harassing se minors only: strained from comphone, mail, or any so by a 3rd party or comply the strained from comphone, mail, or any so by a 3rd party or complex that the strained from comphone, mail, or any so by a 3rd party or complex that the strained from cause the strained from cause that the strained from cause the stra	ing petitioner, threatening, ing near and f	ng. RCW 26.50.070. For good cause shown, the court tion Order should be issued without notice to the

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 1 of 3 WPF DV-2.015 Mandatory (10/2009) - RCW 26.50.030 College and College Asserting Asserting Asserting College and Coll

3. Respondent is Restrained from going onto the grounds of or entering petitioner's ⊠ school ☐ the day care or school of ☐ the minors named in the table above ☐ these minors only:
□ other;
Petitioner's address in confidential. Petitioner waives confidentiality of the address which is: Seattle, WA 98144
4. Petitioner shall have exclusive right to the residence petitioner and respondent share. The respondent shall immediately Vacate the residence. The respondent may take respondent's personal clothing and respondent's tools of trade from the residence while a law enforcement officer is present. This address is confidential. Petitioner waives confidentiality of this address which is:
5. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 000 + (distance) of: petitioner's Presidence Wworkplace School I the day care or school of the minors named in the table above these minors only:
□ other:
Mc Parks
Zewelry, Clothes, Personal documents, DVDG)
☐ .7. Petitioner is granted use of the following vehicle:
Year, Make & Model License No.
□ 8. Other:
Complete the following only in projection is granted by volving a finish.
☐ 15. Petitioner is Granted the temporary care, custody, and control of ☐ the minors named in the table
above above
these minors only:
☐ 16. Respondent is Restrained from interfering with petitioner's physical or legal custody of ☐ the minors named in the table above ☐ these minors only:
☐ 17. Respondent is Restrained from removing from the state ☐ the minors named in the table above ☐ these minors only:
17. Respondent is Restrained from removing from the state the minors named in the table above these minors only: The respondent is directed to appear and show cause why this temporary order should not be made effective for one year or more and why the state to make the state the state to make the state the sta

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 2 of 3 WPF DV-2.015 Mandatory (10/2009) - RCW 26,50,030

Warnings to Respondent: A violation of provisions 1 through 5 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. § 2261, 2261A, or 2262.

A violation of provisions 1 through 5 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A 36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW.

If the court issues a final protection order, and your relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitant as intimate partner, including a current or former registered domestic partner, you may not possess a firearm or ammunition for as long as that final protection order is in effect. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/governmentissued firearms. 18 U.S.C. § 925(a)(1). If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition.

18 U.S.C. § 922(g)(9); RCW 9.41.040.

You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.

WACIC Data Entry			
It is further ordered that the clerk of the court shall forward a copy of this order on orbefore the next judicial day to			
Where Petitioner Lives which shall enter it in a computer based criminal intelligence system available in this state used by law enforcement to list outstanding warrants.			
Service			
The clerk of the court shall also forward a copy of this order on or before the next judicial day to County Sheriff's Office Police Department			
Where Respondent lives which shall personally serve the respondent with a copy of this order and shall promptly complete and return to this court proof of service. Petitioner has made private arrangements for service of this order.			
Law enforcement shall assist petitioner in obtaining: Possession of petitioner's residence Apersonal belongings located at: the shared residence respondent's residence other: Custody of the above-named minors, including taking physical custody for delivery to petitioner (if applicable). Other:			
Dated: 5/1/10 at 4:04 fa.m/pm. Mudge/Kommissioner			
resented by:			
A Law Enforcement Information Sheet (LEIS) must be completed.			

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 3 of 3 WPF DV-2.015 Mandatory (10/2009) - RCW 26,50.030

FILED

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KING COUNTY CLERK
SUPERIOR COURT CLERK
SEATTLE, WA

ZUII APR II AMII: 13
SUPERIOR COUNTY
SEATTLE. WA

ISSUED MOCH FAM 1

CERTIFIED COPY

	COLI
Superior Court of Washington For King County	Order for Protection - DV No. $11-2-01004-0$
Petitioner (First, Middle, Last Name) Respondent (First, Middle, Last Name) DOB	Court Clerk's Address: 516 Third Avenue, Room E609, Seattle, Washington 98104-2386 Telephone Number: (206) 296-9300 (Clerk's Action Required) (ORPRT)
Names of Minors: No Minors Involved	Respondent Identifiers
First Middle Last Age	Sex Race Hair Hair M B BLOOK Height Weight Eyes 5' 8" ZID BIDUN Respondent's Distinguishing Features:
	Respondent 5 Distinguishing Features:
Caution: Access to weapons: ☐ yes ☐ no Xunknown	
Regional service service by mail pursuant to court of ther Social Court of the Full Faith and Respondent's relationship to the petitioner is:	Credit provisions of VAWA: 18 U.S.C. § 2265.
parent of a common child stepparent or st current or former cohabitant as intimate partner, including current or former registered domestic partner	blood relation other than parent or child current or former cohabitant as roommate
lespondent committed domestic violence as defined in RO hysical safety of petitioner; the court concludes as a matt	CW 26.50.010 and represents a credible threat to the zer of law the relief below shall be granted.
Court Order Summary:	
Respondent is restrained from committing acts of abuse No-contact provisions apply as set forth on the following Additional provisions are listed on the following pages.	
The terms of this order shall be effective immedia	ately and for one year from today's date,
unless stated otherwise here (date):	d 29, 2012
Order for Protection (ORPRT) - Page 1 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.06	0 Tulb 11, 2011

It is (Ordered:
X 1	Respondent is Restrained from causing physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking a petitioner of the minors named in the table above these minors only:
•	(If the respondent's relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitant as intimate partner, including current or former registered domestic partner, then effective immediately, and continuing as long as this protection order is in effect, the respondent may not possess a firearm or ammunition. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1).)
A 2.	Respondent is Restrained from harassing, following, keeping under physical or electronic surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of petitioner in the minors named in the table above \square only the minors listed below \square members of the victim's household listed below \square the victim's adult children listed below:
₹3. En	Respondent is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3 rd party or contact by Respondent's lawyer(s) with pretitioner the minors named in the table above these minors only: If both parties are in the same location, respondent shall leave.
A 4.	Respondent is Excluded from petitioner's residence workplace school; the day care or school of the minors named in the table above these minors only:
	☐ Other [X] Petitioner's address is confidential. ☐ Petitioner waives confidentiality of the address which is:
□ 5.	Petitioner shall have exclusive right to the residence that petitioner and respondent share. The respondent shall immediately Vacate the residence. The respondent may take respondent's personal clothing and tools of trade from the residence while a law enforcement officer is present. This address is confidential. Petitioner waives confidentiality of this address which is:
6.	Respondent is Prohibited from knowingly coming within, or knowingly remaining within 500 cot (distance) of: petitioner's Dresidence (distance) of School; A the day care or school of the minors named in the table on page one these minors only:
	☐ Other:

Order for Protection (ORPRT) - Page 2 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

	
S S	7. Petitioner shall have possession of essential personal belongings, including the following:
	8. Petitioner is granted use of the following vehicle: Year, Make & Model License No.
. 5	19. Other: this oran shall expire on July 11, 2011. In the ount
	there are any violations of this order between entry and that time, petitioner may apply for renewal of the
Y	this order is subject to any orders that may coult from a dissolution of the parties' marriage
7	10. Respondent shall participate in treatment and counseling as follows: domestic violence perpetrator in eartheat program approved under RCW 26.59.150 or counseling at: School Counseling at: School Counseling at: School Counseling at: Counse
	11. Petitioner is granted judgment against respondent for \$ fees and costs.
	12. Parties shall return to court on, at, at, m. for review.
	orapiete only if the protection ordered involves pets:
	13. Petitioner shall have exclusive custody and control of the following pet(s) owned, possessed, leased, kept, or held by petitioner, respondent, or a minor child residing with either the petitioner or the respondent. (Specify name of pet and type of animal.):
	14. Respondent is Prohibited from interfering with the protected person's efforts to remove the pet(s) named above.
	15. Respondent is Prohibited from knowingly coming within, or knowingly remaining within (distance) of the following locations where the pet(s) are regularly found:
	☐ petitioner's residence (You have a right to keep your residential address confidential.) ☐ Park
8	

Order for Protection (ORPRT) - Page 3 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

Complete only fithe protection on electrocones, without this state of the explosive continuous and the following t
pper diorion theory Respect to the second of the minors named in the table above these minors only:
17. Respondent is Restrained from interfering with petitioner's physical or legal custody of the minors named in the table above these minors only:
18. Respondent is Restrained from removing from the state the minors named in the table above these minors only:
The respondent will be allowed visitations as follows:
Respondent chall have residential time with the child for 4 his law every sate
See paragraph 91 at Nord-from enfonce. Petitioner may request modification of visitation if respondent fails to comply with treatment or
counseling as ordered by the court. If the person with whom the child resides a majority of the time plans to relocate the child, that person must comply with the notice requirements of the Child Relocation Act. Persons entitled to time with the child under a court order may object to the proposed relocation. See RCW 26.09, RCW 26.10 or RCW 26.26 for more information.

Warnings to the Respondent: A violation of provisions 1 through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. §§ 2261, 2261A, or 2262.

A violation of provisions 1 through 6, 14, or 15 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW.

If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition. 18 U.S.C. § 922(g)(9); RCW 9.41.040.

You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.

Order for Protection (ORPRT) - Page 4 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060 2865688253

WACIC Data Enfry
It is further ordered that the clerk of the court shall forward a copy of this order on or before the next
judicial day to
Service
☐ The clerk of the court shall also forward a copy of this order on or before the next judicial day ☐ County Sheriff's Office ☐ City Police
to
Petitioner shall serve this order by [] mail [] publication.
Respondent appeared and was informed of the order by the court; further service is not required.
☐ Law enforcement shall assist petitioner in obtaining: ☐ Possession of petitioner's ☐ residence ☐ personal belongings located at: ☐ the shared residence ☐ respondent's residence ☐ other: ☐ Custody of the above-named minors, including taking physical custody for delivery to
pentioner. Dessession of the vehicle designated in paragraph 7, above. Other:
☐ Other;
This Order is in Effect Until the Expiration Date on Page One. If the duration of this order exceeds one year, the court finds that an order of one year or less will be insufficient to prevent further acts of domestic violence. Dated: April 11 2011 at 10 5 a.m./pan.
Judge/Commissioner Judge/Commissioner Vellet E OND PONOMARCH Royer - Fro tests I acknowledge receipt of a copy of this Order:
Presented by:
Petitioner Date Date
Attorney Name / WSBA# Attorney Name / WSBA#
The maddle of the man
Law Enforcement Information Sheet (LEIS).

FILED

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KING COUNTY SUPERIOR COURT CLERK SEATTLE, WA

FAM 01

Superior	Court of	Washington
For King	County	

. :	
Petitioner (First, Middle, Last Name)	DOB
7/6	
Respondent (First, Middle, Last Name)	DOB

Order for Protection - DV

No. 12-2-13565-7 SEA

Court Clerk's Address: 516 Third Avenue, Room E609, Seattle, Washington 98104-2386 Telephone Number: (206) 296-9300

(Clerk's Action Required) (ORPRT)

Names of M	Iinors: 🗆 No l	Minors Involve	d
First	Middle	Last	Age

Respondent Identifiers

Sex	Race	Hair
M	African A.	Black
Height	Weight	Eyes
63	160	Brown

Respondent's Distinguishing Features: tation of a six paint star on chest

Caution: Access to weapons: Wyes I no I unknown

The Court Finds Based Upon the Court Record:

The court has jurisdiction over the parties, the minors, and the subject matter and respondent has been provided with reasonable notice and an opportunity to be heard. Notice of this hearing was served on the respondent by Dersonal service service by mail pursuant to court order service by publication pursuant to court order other

This order is issued in accordance with the Full Faith and Credit provisions of VAWA: 18 U.S.C. § 2265.

Respondent's relationship to the petitioner is:

Ш	spouse or former spo	ouse
	parent of a common	

current or former dating relationship

☐ in-law

stepparent or stepchild

parent or child

Current or former cohabitant as intimate partner, including current or former registered domestic partner blood relation other than parent or child current or former cohabitant as roommate

Respondent committed domestic violence as defined in RCW 26.50.010 and represents a credible threat to the physical safety of petitioner; the court concludes as a matter of law the relief below shall be granted.

Court Order Summary:

Respondent is restrained from committing acts of abuse as listed in restraint provision 1, on page 2.

No-contact provisions apply as set forth on the following pages.

Additional provisions are listed on the following pages.

The terms of this order shall be effective immediately and for one year from today's date.

unless stated otherwise here (date):

Order for Protection (ORPRT) - Page 1 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

sault, including sexual er the minors
se, parent of a common mer registered domestic er is in effect, the A violation of this d a \$250,000 fine.
ical or electronic onic, audiovisual, or nic communication of lelow members of w.
t whatsoever, in only ondent's lawyer(s) only:
chool; the day care of the address
pondent share. The take respondent's ment officer is present. ddress which is:
remaining within workplace n page one

Order for Protection (ORPRT) - Page 2 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

	1
7. Petitioner shaft have possession of essential personal belongings, including the following:	
minor enilas personal belongings that we invespondate	
possession or his current or former girlfriends trys, clothershies	
8. Petitioner is granted use of the following vehicle:	
Year, Make & ModelLicense No	
8. Petitioner is granted use of the following vehicle: Year, Make & Model Description 1. State certified Freatment Mogram.	par
evaluation as one and	1
mogram.	
	•
10. Respondent shall participate in treatment and counseling as follows:	
domestic violence perpetrator treatment program approved under RCW 26.50.150 or	
counseling at: 1900 00000 Counseling at: 100 West minimum	
a drug/alcohol treatment at: evaluation at a state certified program with follow	
other: Innugh of recommendations	
☐ 11. Petitioner is granted judgment against respondent for \$ fees and costs.	
☐ 12. Parties shall return to court on, at, atm. for review.	
Complete only if the protection ordered involves pets.	
☐ 13. Petitioner shall have exclusive custody and control of the following pet(s) owned, possessed,	
leased, kept, or held by petitioner, respondent, or a minor child residing with either the	
petitioner or the respondent. (Specify name of pet and type of animal.):	
☐ 14. Respondent is Prohibited from interfering with the protected person's efforts to remove the	
pet(s) named above.	
15. Respondent is Prohibited from knowingly coming within, or knowingly remaining within	
(distance) of the following locations where the pet(s) are regularly found:	
petitioner's residence (You have a right to keep your residential address confidential.)	
Park	
Other:	

Order for Protection (ORPRT) - Page 3 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

Complete only if the protection ordered involves minors: This state. ☐ has exclusive continuing jurisdiction: ☐ is the home state; ☐ has temporary emergency jurisdiction ☐ that may, become final.		
jurisdiction under RCW 26 27 231(2). Dother. 16. Peritioner is Granted the temporary care, custody, and control of the minore named in the labele above these minore only: Su attached PLSC.		
Respondent is Restrained from interfering with petitioner's physical dr legal custody of the minors named in the table above these minors only:		
18. Respondent is Restrained from removing from the state the minors named in the table above ☐ these minors only:		
19. The respondent will be allowed visitations as follows: Display And Andrew Company of the Com		
see attached page		
Petitioner may request modification of visitation if respondent fails to comply with treatment or		
counseling as ordered by the court. If the person with whom the child resides a majority of the time plans to relocate the child, that person must comply with the notice requirements of the Child Relocation Act. Persons entitled		
to time with the child under a court order may object to the proposed relocation. See RCW 26.09, RCW 26.10 or RCW 26.26 for more information.		

Warnings to the Respondent: A violation of provisions 1 through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. §§ 2261, 2261A, or 2262.

A violation of provisions 1 through 6, 14, or 15 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW.

If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition. 18 U.S.C. § 922(g)(9); RCW 9.41.040.

You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.

Order for Protection (ORPRT) - Page 4 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060 per

	WACIC Data Entry				
	It is further ordered that the clerk of the court shall forward a copy of this order on or before the next judicial day to Seather County Sheriff's Office City Police Department Where Petitioner Lives which shall enter it in a computer-based criminal intelligence system available in this state used by law enforcement to list outstanding warrants.				
	Service				
	☐ The clerk of the court shall also forward a copy of this order on or before the next judicial day to ☐ County Sheriff's Office ☐ City Police ☐ Department Where Respondent Lives which shall personally serve the respondent with a copy of this order and shall promptly complete and return to this court proof of service.				
	☐ Petitioner shall serve this order by ☐ mail ☐ publication.				
١	☐ Petitioner shall make private arrangements for service of this order.				
	Respondent appeared and was informed of the order by the court; further service is not required.	•			
	Law enforcement shall assist petitioner in obtaining: Possession of petitioner's presidence personal belongings located at: the shared residence personal belongings located at: the shared Custody of the above-named minors, including taking physical custody for delivery to petitioner. Possession of the vehicle designated in paragraph 7, above. Other:	b			
I	This Order is in Effect Until the Expiration Date on Page One. If the duration of this order exceeds one year, the court finds that an order of one year or less will be insufficient to prevent further acts of domestic violence.	_.			
ĭ	Dated: May 25, 2012 at 11:30 a.m./pm				
	Deurahab anco Judgo/Commissioneraivo Pro Tempore				
I	Presented Tw: Lacknowledge receipt of a copy of this Order:				
I	Petitioner Date Respondent Date	•			
_	Attorney Name / WSBA# Attorney Name / WSBA#				
	The petitioner or petitioner's lawyer must complete a Law Enforcement Information Sheet (LEIS).				

Order for Protection (ORPRT) - Page 5 of 5
WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

APPLICATION APPLICATIO

Serents contact with The minn child shall be
We Think the second of the sec
Child shall reside with father from
(140) Shore Monday until say not and ou
SE DISTINOS EXPEDITATION SOME PARA LA LA
home with the child from after school until
Sire p.m. on Mother's day (s) Of during the
Uxelle.
additionally, Child shall reside usty mother
school begins on morday for hunder the
is monday notiday).
Parents shall removemente la vail
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Tather may continue to be involved in PTA
or other activities at me chied a school.
while The chied is with him. (or controlled substances)
Neith a Court of with hum. (Vi controlled substances)
heither parent shall expose The chied to firearms in the nessence in the chied to
The presence of the chied.
Durents and ordered to die Pulition
Residential Schidule and lot Parinting
Residential Schedule and lot Parenting
1 -1 - 193
Dated: 5/25/12 Deurahabanco
hutter Commissioner
DEBORAH BIANCO
Presented by:
Signature of Party or Lawyer/WSRA No. Signature of Party or Lawyer/WSRA No.
Print or Type Name

Page 6
APPENDIX 44

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KING COUNTY SUPERIOR COURT CLERK SEATTLE, WA



EXPO 1

Superior Court of Washington For King County	No. 12-2-13565-7	SE
Petitioner DOB vs. Respondent DOB	Temporary Order for Protection and Notice of Hearing — DV (TMORPRI (Clerk's Action Required) Next Hearing Date: Ay 75, 2012 8:30 a.m., Rm. W294, King County Courthon 516 Third Avenue, Seattle, WA 98104	r) 7_at
Names of Minors: No Minors Involved First Middle Last Age Caution:	Respondent Identifiers Sex Race Hair M AP PL Height Weight Eyes LO3 LIOUP HR Respondent's Distinguishing Features: +atoo of a six point star or Chest D Access to weapons: Ayes no unknown	<u> </u>
The Court Finds: The court has jurisdiction over the parties, the minors, and the of his or her epportunity to be heard at the scheduled hearing finds that an emergency exists and that a Temporary Protection respondent to avoid irreparable harm. The Court Orders:	g. RCW 26.50.070. For good cause shown, the coon Order should be issued without notice to the	ourt
1. Respondent is Restrained from causing petitione sexual assault, and from molesting, harassing, three named in the table above The Respondent is Restrained from causing petitione sexual assault, and from molesting, harassing, three named in the table above these minors only:	atening, or stalking. A petitioner X the minors	g
2. Respondent is Restrained from harassing, follow surveillance, cyberstalking as defined in RCW 9.61 electronic means to monitor the actions, locations, the minors named in the table above only the many household listed below the victim's adult children	1.260, and using telephonic, audiovisual, of other or wire or electronic communication of petitions listed below rembers of the victim's	er ioner
Additional no contact provisions are on the next page. The terms of this order shall be effective until	the end of the hearing, noted above.	
tion/Nt of Hrg (TMORPRT) - Page 1	of 3	

Z 2 P
3. Respondent is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3 rd party or contact by respondent's lawyer(s) with petitioner the minors named in the table above \(\Pi\) these minors only:
4 Respondent is Restrained from going onto the grounds of or entering petitioner's X residence workplace school the day care or school of X the minors named in the table above these minors only:
☐ other:
Petitioner's address is confidential. Petitioner waives confidentiality of the address which is
5. Petitioner shall have exclusive right to the residence petitioner and respondent share. The respondent shall immediately <i>Vacate</i> the residence. The respondent may take respondent's personal clothing and respondent's tools of trade from the residence while a law enforcement officer is present.
☐ This address is confidential. ☐ Petitioner waives confidentiality of this address which is:
6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within (distance) of: petitioner's cresidence workplace school the day care or school of the minors named in the table above these minors only:
Other:
7. Petitioner shall have possession of essential personal belongings, including the following: . Child Personal belongings
☐ 8. Petitioner is granted use of the following vehicle: Year, Make & Model License No.
☐ 9. Other:
Complete the following only it protection is granted involving a minor:
16. Petitioner is Granted the temporary care, custody, and control of X the minors named in the table above these minors only:
17. Respondent is Restrained from interfering with petitioner's physical or legal custody of the minors named in the table above these minors only:
☐ 18. Respondent is Restrained from removing from the state the minors named in the table above ☐ these minors only:
The respondent is directed to appear and show cause why this temporary order should not be made effective for one year or more and why the court should not order the relief requested by the petitioner or other relief which may include electronic monitoring, payment of costs, and treatment. Failure to Appear at the Hearing May Result in the Court Granting Such Relief. The Next Hearing Date is Shown on Page One.

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 2 of 3 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

Warnings to Respondent: A violation of provisions I through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. § 2261, 2261A, or 2262.

A violation of provisions I through 6 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW.

If the court issues a final protection order, and your relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitant intimate partner, including a current or former registered domestic partner, you may not possess a firearm or ammunition for as long as that final protection order

If the court issues a final protection order, and your relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitantas intimate partner, including a current or former registered domestic partner, you may not possess a firearm or ammunition for as long as that final protection order is in effect. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1). If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition.

You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.

WACIC Data Entry It is further ordered that the clerk of the court shall forward a copy of this order on or before the next judicial day the
The clerk of the court shall also forward a copy of this order on or before the next judicial day to the
Possession of petitioner's ☐ residence ☐ personal belongings located at: ☐ the shared residence ☐ respondent's residence ☐ other: ☐ Custody of the above-named minors, including taking physical custody for delivery to petitioner (if
Other:
Dated: 5/14/12 at 11-35 @m/p.m. Middle Commissioner Judge/Commissioner
Presented by: Pro Tem A Law Enforcement Information Sheet (LEIS) must be completed.

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 3 of 3 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

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KING COUNTY SUPERIOR COURT CLERK SEATTLE: WA. FAM 01

CERTIFIED COPY

× ISSUED

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY	
	NO. 12-2-32138-8 SEA
Petitioner DOB vs.	REISSUANCE OF TEMPORARY ORDER FOR PROTECTION AND NOTICE OF HEARING - DV (ORRTPO)
Respondent DOB	(Clerk's Action Required)
8:30 a.m. at the King County Courthouse, 51. Other: RESSUCE TO CIVE THE	this matter on <u>July 22 2413</u> (date) at 6 Third Ave., Room W291, Seattle, WA 98104.
	T HENRILL UNIZE TINCEL
ARE VIOLATIONS OF WACKI	Data Entry THIS OROGY
The Clerk of the Court shall forward a copy of this order	on or before the next judicial day to the
Department where Petitioner lives which shall enter this available in this state used by law enforcement to list outs Ser	order in any computer-based criminal intelligence system standing warrants.
The Clerk of the Court shall also forward a copy of the County Sheriff's Department where Respondent lives which shall pers	is order on or before the next judicial day to Office
Temporary Order, and the Petition, and shall promptly	
Petitioner shall make private arrangements for service	T26 e
DATED 13 at 1050 (a.m/p.m.	y the court, further service is not required. Description
Presented by:	Lackbowledge receipt of a chie GNID PRONOMARICHUK
Petitioner Hate	Respondent Date
REISS OF TEMP ORD FOR PROTECTION/NT HRG (ORRT	PO) - Page 1 of 1

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MING COUNTY SUPERIOR COURT CLERK SEATTLE, WA



Superior Court of Washington For King County Petitioner *- DOB Respondent DOB	No. 12-2-32138-8 SEA Temporary Order for Protection and Notice of Hearing – DV (TMORPRT) (Clerk's Action Required) Next Hearing Date: Dec 25 2013—at 8:30 a.m., Rm. W291, King County Courthouse 516 Third Avenue, Seattle, WA 98104	
Names of Minors: No Minors Involved First Middle Last Age Caution: The Court Finds: The court has jurisdiction over the parties, the minors, and of his or her opportunity to be heard at the scheduled heard finds that an emergency exists and that a Temporary Protect respondent to avoid irreparable harm.	ng. RCW 26.50.070. For good cause shown, the court	
The Court Orders: The Court Orders:		

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 1 of 3 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50,030

. 1	Respondent is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3 rd party or contact by respondent's lawyer(s) with petitioner when minors named in the table above these minors only:
· • [Respondent is Restrained from going onto the grounds of or entering petitioner's Aresidence Aworkplace Aschool Athe day care or school of Athe minors named in the table above these minors only:
I	Oother:
)	Petitioner's address is confidential. Petitioner waives confidentiality of the address which is:
	Petitioner shall have exclusive right to the residence petitioner and respondent share. The respondent shall immediately Vacate the residence. The respondent may take respondent's personal clothing and respondent's tools of trade from the residence while a law enforcement officer is present.
	☐ This address is confidential. ☐ Petitioner waives confidentiality of this address which is:
. •	Respondent is Prohibited from knowingly coming within, or knowingly remaining within 500 FT (distance) of: petitioner's Residence El workplace El school Withe day care or school of In the minors named in the table above I these minors only:
١	□ other:
7.	Petitioner shall have possession of essential personal belongings, including the following:
Year.	Petitioner is granted use of the following vehicle: Make & ModelLicense No
X 9.	Other Respondent Shall Return Children to Petitioner Mediateum. Law Enforcement is Anthonisto to Stand B
Comp	olete the following only if protection is granted involving a minor:
1 3016	Petitioner is Granted the temporary care, custody, and control of \ the minors named in the table above □ these minors only: \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
	PENDING FUETHER MEDITE OF THE COURT.
⊠ 17	Respondent is Restrained from interfering with petitioner's physical or legal custody of Xthe minors named in the table above I these minors only:
A _18	3. Respondent is Restrained from removing from the state Athe minors named in the table above I these minors only:
one y	respondent is directed to appear and show cause why this temporary order should not be made effective for ear or more and why the court should not order the relief requested by the petitioner or other relief which made electronic monitoring, payment of costs, and resument. Failure to Appear at the Hearing May ult in the Court Granting Such Relief. The Next Hearing Date is Shown on Page One.

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 2 of 3 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

Warnings to Respondent: A violation of provisions 1 through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. § 2261, 2261A, or 2262.

A violation of provisions I through 6 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW.

If the court issues a final protection order, and your relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitantss intimate partner, including a current or former registered domestic partner, you may not possess a firearm of ammunition for as long as that final protection order is in effect. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1). If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition.

18 U.S.C. § 922(g)(9); RCW 9.41.040.

You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.

WACIC Data Entry	١	
the sext judicial day to	١	
Where Petitioner Lives which shall enter it in a computer based criminal intelligence system available in this	ļ	
state used by law enforcement to list outstanding warrants.	1	
Service	1	
Let us a superior or a superior or a perfore the next judicial day to	1	
Where Respondent Lives which shall personally serve the respondent with a copy of this order and shall	١	
	١	
Petitioner shall make private arrangements for service of this order. 911 PRECET		
X Company and Marco by	_	
Law enforcement shall assist petitioner in obtaining:	1	
Possession of petitioner's Liresidence Lipersonal belongings located at Linux shaled residence	ļ	
Marrier 1		
Custody of the above-named minors, including taking physical custody for delivery to petitioner (if		
applicable).		
Other:	_	
12/16/1/		
Detail WWW at 3 Sampm 10 11		
Dated: WWW at 3, Sa.m.fp.m. LudgerCommissioner		
Judge Commission	_	
CARECO III	_	
Presented by: A Law Enforcement Information Sheet (LEIS)		
must be completed.		
mast be completed.	-	
Petitioner		
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Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 3 of.3 WPF DV-2.015.Mandatory (6/2010) - RCW 26.50.030



Superior Court of Washington	Order for Protection - DV
For King County	No. 13-2-05999-1 KNT
Petitioner (First, Middle, Last Name) DOB Respondent (First, Middle, Last Name) DOB	Court Clerk's Address: 516 Third Avenue. Room E609, Seattle, Washington 98104-2386 Felephone Number: (206) 296-9300 (Clerk's Action Required) (ORPRT)
Names of Minors: X No Minors Involved	Respondent Identifiers
Eirst Middle Last Ag	Sex Race Hair Race Hair Ricight Eyes C 1 700 FX CODE
	Respondent's Distinguishing Features:
Caution: Access to weapons: yes no unknown	
personal service service by mail pursuant to count of the personal service by mail personal service by mail pursuant to count of the personal service by mail personal service by mail personal service by mail personal service by mail personal serv	and Credit provisions of VAWA: 18 U.S.C. § 2265.
Respondent's relationship to the petitioner is:	
parent of a common child stepparent current or former cohabitant as intimate partner, including current or former registered domestic partners. Respondent committed domestic violence as defined in	blood relation other than parent or child ner
physical safety of petitioner: the court concludes as a a Court Order Summary:	natier of taw the reflex below shan be granted.
Respondent is restrained from committing acts of ab No-contact provisions apply as set forth on the following page. Additional provisions are listed on the following page.	wing pages.
The terms of this order shall be effective imme	
unless stated otherwise here (date):	December 6, 2013
Order for Protection (ORPRT) - Page 1 of (0.060

it,iș O	rdered:
A 1.	Respondent is Restrained from causing physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking phetitioner in the minors named in the table above in these minors only:
	(If the respondent's relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitant as intimate partner, including current or former registered domestic partner, then effective immediately, and continuing as long as this protection order is in effect, the respondent may not possess a firearm or ammunition. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when earrying department/government-issued firearms. 18 U.S.C. § 925(a)(1).)
Z. 2.	Respondent is Restrained from harassing, following, keeping under physical or electronic surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of Electronic means to monitor the actions, locations, or wire or electronic communication of Electronic means to monitor the table above only the minors listed below members of the victim's household listed below the victim's adult children listed below:
× 3.	Respondent is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3 rd party or contact by Respondent's lawyer(s) with Experiment II the minors named in the table above II these minors only.
契 4.	If both parties are in the same location, respondent shall leave. Respondent is <i>Excluded</i> from petitioner's Desidence Deorkplace Dechool: Dechool: the day care or school of Dechools named in the table above these minors only:
	Other Petitioner's address is confidential. Petitioner waives confidentiality of the address which is:
	Petitioner shall have exclusive right to the residence that petitioner and respondent share. The respondent shall immediately <i>Vacate</i> the residence. The respondent may take respondent's personal clothing and tools of trade from the residence while a law enforcement officer is present. This address is confidential. Petitioner waives confidentiality of this address which is:
À(€.	Respondent is Prohibited from knowingly coming within, or knowingly remaining within (distance) of: petitioner's Presidence Noorkplace School: The day care or school of the minors named in the table on page one these minors only:
	LI Cuici.

Order for Protection (ORPRT) - Page 2 of 60 WPF DV-3.015 Mandatory (6/2012) - RCW 26.50.060

☐ 7. Petitioner shall have possession of essential personal belo	ongings, including the following:	,
		ı
☐ 8. Petitioner is granted use of the following vehicle:		
Year, Make & Model	License No.	
☐ 9. Other:		
☐ 10. Respondent shall participate in treatment and counseling	g as follows:	
domestic violence perpetrator treatment program approximation at:		
parenting classes at:		
drug alcohol treatment at:/		
		70
11. Petitioner is granted judgment against respondent as pro-		
☐ 12. Parties shall return to court on	at .m. for revie	₹W.
Complete only if the protection ordered involves pets:		
☐ 13. Petitioner shall have exclusive custody and control of the leased, kept, or held by petitioner, respondent, or a mino petitioner or the respondent. (Specify name of pet and ty	or child residing with either the	·
☐ 14. Respondent is <i>Prohibited</i> from interfering with the propet(s) named above.	otected person's efforts to remove the	2
☐ 15. Respondent is <i>Prohibited</i> from knowingly coming with(distance) of the following locations	thin, or knowingly remaining within swhere the pet(s) are regularly found	:
petitioner's residence (You have a right to keep your	r residential address confidential.) Park	
Other		

Order for Protection (ORPRT) - Page 3 of \$2 WPF DV-3.015 Mandatory (6/2012) - RCW 26.50.060

□ 16. Petitioner is *Granted* the temporary care, custody, and control of □ the minors named in the table above □ these minors only: □ 17. Respondent is *Restrained* from interfering with petitioner's physical or legal custody of □ the minors named in the table above □ these minors only: □ 18. Respondent is *Restrained* from removing from the state □ the minors named in the table above □ these minors only: □ 19. The respondent will be allowed visitations as follows □ TAP, *TECOMACLUS ACCUMENTATION FOR THE TABLE OF T	Complete only if the protection ordered involves minors: This state ☐ has exclusive continuing jurisdiction: ☐ is the home state: ☐ has temporary emergency jurisdiction ☐ that may become final jurisdiction under RCW 26.27.231(2); ☐ other:	
□ the minors named in the table above □ these minors only: □ 18. Respondent is Restrained from removing from the state □ the minors named in the table above □ these minors only: □ 19. The respondent will be allowed visitations as followed □ 1.		
above these minors only: No. The respondent will be allowed visitations as followed No. P. P. P. P. P. P. P.	, , , , , , , , , , , , , , , , , , , ,	
All Details by the formulation of visitation if respondent fails to comply with treatment or counseling as ordered by the count. If the person with whom the child resides a majority of the time plans to relocate the child, that person must comply with the notice requirements of the Child Relocation. See RCW	above [] these minors only:	- 4
	The Otto Day William ACL Child I A Comply with treatment or counseling as ordered by the count. If the person with whom the child resides a majority of the time plans to relocate the child, that person must comply with the notice requirements of the Child Relocation Act. Persons entitled	CU CARTON

Warnings to the Respondent: A violation of provisions I through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. §§ 2261, 2261A, or 2262

A violation of provisions 1 through 6, 14, or 15 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A,36.011 or 9A,36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Fitles 7, 10, 26 or 74 RCW.

If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition. 18 U.S.C. § 922(g)(9): RCW 9.41.040.

You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or retrain from violating the order's provisions. Only the court can change the order upon written application.

Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.

Order for Protection (ORPRT) - Page 4 of 5 WPF DV-3.015 Mandatory (6/2012) - RCW 26.50.060

WACIC Data Entry		
It is further ordered that the efert of the court shall forward a copy of this order on or before the next judicial day to the		
Service		
The clerk of the court shall also forward a cony of this order on or before the next judicial day to the		
☐ Petitioner shall serve this order by ☐ mail ☐ publication.		
☐ Petitioner shall make private arrangements for service of this order.		
Respondent appeared and was informed of the order by the court; further service is not required.		
Law enforcement shall assist petitioner in obtaining:		
This Order is in Effect Until the Expiration Date on Page One. If the duration of this order exceeds one year, the court finds that an order of one year or less will be insufficient to prevent further acts of domestic violence.		
Dated: (0/(2/13 at 12:00 a.m. g.m.) Judge/Commissioner		
Presented by:		
Appeared by Jelephone		
Perficience Date Perficience Date Perficience Date Date		
Attorney Name / WSBA# Attorney Name / WSBA#) 24524		
The petitioner or petitioner's lawyer must complete a Law Enforcement Information Sheet (LEIS).		

Order for Protection (ORPRT) - Page 5 of & WPF DV-3.015 Mandatory (6/2012) - RCW 26.50.060

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Respondent's Megales	+ for another nontine mani
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	(1) (1) (2) con (1)
Date: 6613	William Court Commissioner
Presented By:	Approved:
Altorney For:	Altorney For:
Order on Family Law Motion	Page (U of (W



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SUPERIOR COURT CLERK



SUPERIOR COURT OF WASHI FOR KING COUNTY	INGTON	
		NO. 13-2-26113-8 SEA
Petitioner	DOB	REISSUANCE OF TEMPORARY
Vs.		ORDER FOR PROTECTION AND NOTICE OF HEARING - DV
Respondent	DOB	(ORRTPO) (Clerk's Action Required)
The Temporary Order for Prote extended through the new cour	_	wy 15, 2013 (date) is hereby (date) at
	*	Chird Ave., Room W291, Seattle, WA 98104.
Other: Court russues	order to	
there are vis	ctim. This Tations:	order will expire unless
111111111111111111111111111111111111111	WACIC Da	ta Entry
The Clerk of the Court shall forward a	copy of this order on	or before the next judicial day to the
		EX_SeattleCity Police
Department where Petitioner lives wh	ich shall enter this or	der in any computer-based criminal intelligence system
available in this state used by law enfor	Servi	The state of the s
<u></u>	1.75	13. r
The Clerk of the Court shall also forward a copy of this order on or before the next judicial day to		
County Sheriff's Office City Police Department where Respondent lives which shall personally serve the Respondent with a copy of this order, the		
		omplete and return to this court proof of service.
Petitioner shall make private arrang	ements for service of	this order.
Respondent appeared and was infor	med of the order by t	he court; further service is not required.
DATED 61/27/14 at /	2.m/p.m.	TINGE TO LIFT COMMISSION TO THE
Presented by:	•	JUDGE COURT COMMISSIONERN SON CIVIARCHE acknowledge receipt of a copy of this Order.
Petitioner Date)	Respondent Date
REISS OF TEMP ORD FOR PROTECTION	INT HRG (ORRTP()) Page Lof I

WPF DV-5.010 SEA (6/2010) - RCW 26.50.060(3)



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SUPERIOR COURT		TON			
			NO. 13-2-26/13-8 SEA		
Petitioner		DOB	REISSUANCE OF TEMPORARY		
vs.			ORDER FOR PROTECTION AND NOTICE OF HEARING - DV		
Respondent	l. ·	DOD	(ORRTPO)		
Respondent	TI.	DOB	(Clerk's Action Required)		
			Tuy 15, 2013 (date) is hereby dis matter on <u>February 26 2014</u> (date) at		
8:30 a.m. at the I	King County Cou	rthouse, 516	Third Ave., Room W291, Seattle, WA 98104.		
Other: Court	russues of	rder to	allow petitioner time to file		
atamely	law acti	on. This	order will expire unless		
There he	e VIOTA	trens.			
		WACIC Da			
The Clerk of the Court si			or before the next judicial day to the		
County Sheriff's Office \(\subseteq \subseteq \left(\subseteq \subseteq \subseteq \left(\subseteq \subseteq \subseteq \left(\subseteq \subseteq \subseteq \subseteq \subseteq \subseteq \left(\subseteq \					
available in this state use	i oner lives which sh d-hv-law-en-Sweene	nall enter this or	der in any computer-based criminal intelligence system		
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The Clade State Com					
The Clerk of the Con		nty Sheriff's Of	order on or before the next judicial day to		
Department where R	espondent lives wh	ich shall persor	nally serve the Respondent with a copy of this order, the		
			omplete and return to this court proof of service.		
Petitioner shall make					
kespondent appeared	and was informed o	of the order by t	he court; further service is not required.		
DATED 01/27/14	t_at	a.m/p.m.	JUDGE COURT COMMISSION OF THIS Order ARCHUL		
Presented by:			acknowledge receipt of a copy of this Order.		
Petitioner	Date		Respondent Date		
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SUPERIOR COURT CLERK



ISSUED

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY				
	NO. 13-2-36770-0 SEA			
Petitioner J DOB	REISSUANCE OF TEMPORARY			
VS.	ORDER FOR PROTECTION AND NOTICE OF HEARING - DV			
Respondent DOB	(ORRTPO) (Clerk's Action Required)			
The Temporary Order for Protection issued on	(date) is notedy			
extended through the new court hearing date on thi	s matter on February 6, 2014 (date) at			
8:30 a.m. at the King County Courthouse, 516 I	hird Ave., Room W291, Seattle, WA 98104.			
Other: Smm15516Ther adopts to	S recommendation that the			
	SIMER extends only for 30 days			
for the purpose of allowing to	112 0- 00350000,000			
or ligal separation. All WARIC Dat	a Entry restraints of the			
The Clerk of the Court shall forward a copy of this order on or before the next judicial day to the				
County Sheriff's Office Settle City Police Department where Petitioner lives which shall enter this order in any computer-based criminal intelligence system				
available in this state used by law enforcement to list outstanding warrants.				
Service				
The Clerk of the Court shall also forward a copy of this order on or before the next judicial day to				
County Sheriff's Office				
Department where Respondent lives which shall personally serve the Respondent with a copy of this order, the Temporary Order, and the Petition, and shall promptly complete and return to this court proof of service.				
Petitioner shall make private arrangements for service of this order.				
Respondent appeared and was informed of the order by the	ecourt; further service is not required.			
DATED 1611 at 9:37 a.m/page				
Presented by:	Lacknowledge receipt of a conv of this Order			
	A SOUND TO A STREET OF A STREE			
Petitioner Date	Pachondont			
	Pomingiky USAGIA ATTY FOR RESP.			
REISS OF TEMP ORD FOR PROTECTION/NT HRG (ORRTPO) WPF DV-5.010 SEA (6/2010) - RCW 26.50.060(3)	- Page 1/6 12/ USBA 3053 7			

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	1-2014			
Dated:	May a war.	-1/1		
	18.7 30.	Judge/Comn	leelone	
			Jam	es Kahan
Presented by		_ % *		
Signature of Party or L	awyer/WSBA No.	Sin		
			/WSBA No.	
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KING COUNTY SUPERIOR COURT CLERK KENT: WA

FAM 02



		NO. 14-2-01562-3	KNT
Petitioner Vs.	DOB	REISSUANCE OF TEMPORARY	
· V5-		ORDER FOR PROTECTION AND NOTICE OF HEARING - DV	
Respondent	DOB	(ORRTPO) (Clerk's Action Required)	
		anuary 15, 2014 (date) is hereb	
		is matter on March 26 2014 .	
	TJustice Center, 401 4th	Avenue North, Room 1G, Kent, WA 98	032.
Other Court Set	5 this matte	or to expire on the	abare
date. THE Cour	- FINDS THIS MA	TTE IS BOST DEALT WITE T	THOUS
LPENDING MARITA	1 Dissulution A	D GATOLOS THE LOCOLIGET	* _
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The Clerk of the Court shall forw		or before the next judicial day to the	1
Programment where Petitioner live	County Sheriff's Offic	e A <u>Federal Wan</u> Cit ler in any computer-based criminal intelligence	y Police
vailable in this state used by law	enforcement to list outstan	ding warrants.	e system
•	Service	-	ŀ
The Clerk of the Court shall a	lso forward a copy of this o	rder on or before the next judicial day to	. [
	County Sheriff's Of	fice 🗍 Ci	ty Police
Department where Responde	nt lives which shall person	ally serve the Respondent with a copy of this o	rder the
Temporary Order, and the Pet	ition, and shall promptly co	implete and return to this court proof of service	3.
Petitioner shall make private a			
N Kespondent appeared and was	informed of the order by th	ne court; further service is not required.	
A recopositions appealed and was		- 196	
_	7.41		
4TED 2-26-241 at 10	9:41 am/	JUDGE/COLET COMMISSIONER	- 1
_	0:41 am/	JUDGE/COLECT COMMISSIONER I acknowledge recepts of a copy of this Order	
2-26-241 / (ATED 2-26-24)	9:41 am/m	JUDGE/COLKT COMMISSIONER I acknowledge receipt of a cappy of this Order	. <i>F</i>

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14 MAR 17 AM 10: 27

FAM 02

KING COUNTY SUPERIOR COURT CLERK KENT, WA

WEL.

ATT: Rod

	· .		
SUPERIOR COURT OF WASHINGTON			
FOR KING COUNTY	- NAME OF THE STATE OF THE STAT		
	NO. 14-2-06624-4 KNT		
Petitioner DOB	REISSUANCE OF TEMPORARY		
YS,	ORDER FOR PROTECTION AND		
	NOTICE OF HEARING - DV		
W) LAND	(ORRTPO)		
Respondent DOB	(Clerk's Action Required)		
The Temporary Order for Protection issued on	3 3 14 (date) is hereby		
extended through the new court hearing date on thi	is matter on 10-1/6-14 (date) at		
8;30 a.m. at the Regional Justice Center, 401 4th	Avenue North, Room 1G, Kent, WA 98032.		
	odays only and encourages parties		
to file a dissolution action. It			
The Diameter of the Control of the C	TO TOST MANUEL CANADA CONTRACTOR		
WACIC Da	ta Entry VISTATIONS - petitimer may seek a		
The Clerk of the Court shall forward a copy of this order on	or before the next judicial day to the full of ser		
Council Cheriff's Office	AND FINDER WALL CITY POSICEDIA AND A		
Department where Petitioner lives which shall enter this or	der in any computer-based criminal intelligence system		
available in this state used by law enforcement to list outstai	nding warrants. SNAU NOT		
Servi			
The Clerk of the Court shall also forward a copy of this	order on or before the next judicial day to		
County Sheriff's O	ffice City Police CAT		
Department where Respondent lives which shall person	nelly serve the Respondent with a copy of this order, the		
Temporary Order, and the Petition, and shall promptly of	comblete and teturn to this contribution of service.		
Fetitioner shall make private arrangements for service of this order.			
Respondent appeared and was informed of the order by the count; further service is not required.			
	the state of the s		
DATED 3.17.14 at 10:21 a.m/am	- ge		
(JUDGE/COURT COMMISSIONER		
Presented by:	10DGE/COURT COMMISSIONER I seknowledge receipt of a copy of this Order. 3-17-14		
	- // //		
Petitioner Date	Respondent Date		
W W W W W A CONTROL	We have the state of the state		

REISS OF TEMP ORD FOR PROTECTION/NT HRG (ORRTPO) - Page 1 of 1 WPF DV-5.010 KNT (6/2010) - RCW 26.50.060(3)

EXPO4

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14 MAR -3 PM 3: 42

KING COUNTY SUPERIOR COURT CLERK KENT WA

First Middle Last Age Sex Race Hair Middle Last Age Sex Race Hair	Superior Court of Washington For King County Petitioner DOB Vs. Respondent DOB	No. 14-2-06624-4K Temporary Order for Protection and Notice of Hearing – DV : (TMORPRT) (Clerk's Action Required) Next Hearing Date: 3/17/2014 at 8:30 a.m., Rm. 1G, Maleng Regional Justice Ctr. 401 Fourth Avenue N., Kent, WA 98032
The Court Finds: The court has jurisdiction over the parties, the minors, and the subject matter. The respondent will be served notice of his or her opportunity to be heard at the scheduled hearing. RCW 26.50.070. For good cause shown, the court finds that an emergency exists and that a Temporary Protection Order should be issued without notice to the respondent to avoid irreparable harm. The Court Orders: 1. Respondent is Restrained from causing petitioner physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking a petitioner the minors named in the table above these minors only: 2. Respondent is Restrained from harassing, following, keeping under physical or electronic surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of petitioner the minors named in the table above only the minors listed below members of the victim's	First Middle Last Age	Sex Race Hair M Wh Gran/wht Height Weight Byes 5'(0 100 Brown Respondent's Distinguishing Features:
sexual assault, and from molesting, harassing, threatening, of starking experiments. In the interest named in the table above these minors only: 2. Respondent is Restrained from harassing, following, keeping under physical or electronic surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of petitioner to the minors named in the table above only the minors listed below members of the victim's	The court has jurisdiction over the parties, the minors, and of his or her opportunity to be heard at the scheduled hear finds that an emergency exists and that a Temporary Prote respondent to avoid inteparable harm. The Court Orders:	ection Order should be issued without notice to the
	sexual assault, and from molesting, harassing, to named in the table above \(\Boxed{\Boxes}\) these minors only:	llowing, keeping under physical or electronic 9.61.260, and using telephonic, audiovisual, or other ons. or wire or electronic communication of lepetitioner

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 1 of 3 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

3. Respondent is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3 rd party or contact by respondent's lawyer(s) with petitioner the minors named in the table above these minors only:
4. Respondent is Restrained from going onto the grounds of or entering petitioner's residence workplace school the day care or school of the minors named in the table above these minors only:
other:
☐ Petitioner's address is confidential. ☐ Petitioner waives confidentiality of the address which is:
☐ 5. Petitioner shall have exclusive right to the residence petitioner and respondent share. The respondent shall immediately Vacate the residence. The respondent may take respondent's personal clothing and respondent's tools of trade from the residence while a law enforcement officer is present.
☐ This address is confidential. ☐ Petitioner waives confidentiality of this address which is:
6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within 6. Respondent is Prohibited from knowingly coming within the first companies of the prohibited from the pro
□ other:
7. Petitioner shall have possession of essential personal belongings, including the following:
pelitioner's belongings
8. Petitioner is granted use of the following vehicle: Year, Make & Model
□ 9. Other:
Complete the following only if protection is granted involving a minor:
☐ 16. Petitioner is Granted the temporary care, custody, and control of ☐ the minors named in the table above ☐ these minors only:
☐ 17. Respondent is Restrained from interfering with petitioner's physical or legal custody of ☐ the minors named in the table above ☐ these minors only:
☐ 18. Respondent is Restrained from removing from the state ☐ the minors named in the table above ☐ these minors only:
The respondent is directed to appear and show cause why this temporary order should not be made effective for one year or more and why the court should not order the relief requested by the petitioner or other relief which may include electronic monitoring, payment of costs, and treatment. Failure to Appear at the Hearing May Result in the Court Granting Such Relief. The Next Hearing Date is Shown on Page One.

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 2 of 3 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

Warnings to Respondent: A violation of provisions 1 through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. § 2261, 2261A, or 2262.

THE RESERVE CONTROL OF FRANCE OF THE PARTY.

A violation of provisions 1 through 6 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW.

If the court issues a final protection order, and your relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitantas intimate partner, including a current or former registered domestic partner, you may not possess a firearm or ammunition for as long as that final protection order is in effect. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/governmentissued firearms. 18 U.S.C. § 925(a)(1). If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition.

18 U.S.C. § 922(g)(9); RCW 9.41.040.

You Can Be Arrested Even If the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.

WACIC Data Entry			
It is further ordered that the clerk of the court shall forward a copy of this order on or before the next judicial day to			
the MCounty Sheriff's Office Li City Pouce Department			
Where Petitioner Lives which shall enter it in a computer based criminal intelligence system available in this			
state used by law enforcement to list outstanding warrants.			
Service			
The clerk of the court shall also forward a copy of this order on or before the next judicial day to			
the Claton Clay Police Department			
Where Respondent Lives which shall personally serve the respondent with a copy of this order and shall			
promptly complete and return to this court proof of service.			
• • · · ·			
☐ Petitioner shall make private arrangements for service of this order.			
T v S			
Law enforcement shall assist petitioner in obtaining: Dessession of petitioner's Dresidence Dessonal belongings located at: The shared residence			
Possession of petitioners Tresidence El personal belongings located at El dio Marco 103 deliver			
☐ respondent's residence ☐ other: ☐ Custody of the above-named minors, including taking physical custody fordelivery to petitioner (if			
Custody of the above-hanted minors, including taking physical vasions, forest various			
applicable).			
Other:			
Dated: March 3, 20/4 at 3:38 a.m./p.m)			
Dated: 11/0/01 5/ 21/1 at 5-54 Judge/Commissioner Terrence Wong			
Pro Tem			
Presented by: A Law Enforcement Information Sheet (LEIS)			
must be completed.			
must be composed.			

Patitioner

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 3 of 3 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

FILED

14 JUN 12 AM 10: 26

SCHPERIOR COUNTY OF THE PAN 02

·	·	
SUPERIOR COURT OF FOR KING COUNTY		
F		NO. 14-2-15142-0 KNT
Petitioner	DOB	REISSUANCE OF TEMPORARY
vs.		ORDER FOR PROTECTION AND
		NOTICE OF HEARING - DV
Respondent	DOB'	(ORRTPO) (Clerk's Action Required)
Respondent	ДОВ	(Clerk's Action Required)
extended through the 8:30 a.m. at the Re	gional Justice Center, 401	this matter on Sept. 11, 2014 7 (date) at 4th Avenue North, Room 1G, Kent, WA 98032.
Other: Inia Off	ver will expire e	on 9.11. Zoly . MATTO is left
IN PLACE TO Allas	y tartles to file	AW Appropriate Action to
stablish A Pal	TENTING Plan am	I CHICO SUPPORT WITHIN 20 PATS. FATH
		Data Entry
The Clerk of the Court sha		on or before the next judicial day to the
Danastmant with the Building	County Sheriff's Of	fice of Federal Wall City Police
Department where Pentio: available in this state used	ner lives which shall enter this of by law enforcement to list outst	order in any computer-based criminal intelligence system
a tanabio in this band hood	Serv	rrian CH
Cha Claule of the Count		an.
, The Clerk of the Court	snan also forward a copy of this County Sheriff's (s order on or before the next judicial day to Office City Police
Department where Res		Office City Police City Police onally serve the Respondent with a copy of this order, the
Temporary Order, and	the Petition, and shall promptly	complete and return to this court proof of service.
Petitioner shall make pr	rivate arrangements for service	of this order. 13 14 15 16 17 18 18 19 19 19 19 19 19 19 19
Respondent appeared a	nd was informed of the order by	y the count; further service is not required.
E In IV	4.0	
DATED O.14 4 7	at 10.00 a.m/p.	
Description of the control of the co		JUDGE/COURT COMMISSIONER
Presented by		I acknowledge receipt of a copy of this Order.
Petitioner	Date	Respondent Date
REISS OF TEMP ORD FOR P WPF DV-5,010 KNT (6/2010)	ROTECTION/NT HRG (ORRTF	
YY - A - A (A TATAT (A) TO(10)	- 150 17 20.0000000	

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FAM 02

KING COUNTY EUFERICH COUNT CLERK KENT. WA

WPF DV-5.010 KNT (6/2010) - RCW 26.50.060(3)

ISSUEDO

	_			
SUPERIOR COURT OF WASHINGTON FOR KING COUNTY				
	NO. 14-2-19495- KNT			
Petitioner / DOB vs.	REISSUANCE OF TEMPORARY ORDER FOR PROTECTION AND			
	NOTICE OF HEARING - DV (ORRTPO)			
Respondent DOB	(Clerk's Action Required)			
The Temporary Order for Protection issued on	s matter on 9/17/2014 (date) at			
8:30 a.m. at the Regional Justice Center, 401 4th	, _ ,			
* Other Court Continues this matter for				
	indeal. Sefitioner shall have			
WACIC Data Entry				
The Clerk of the Court shall forward a copy of this order on	or before the next judicial day to the			
County Sheriff's Office Department Where Petitioner lives which shall enter this order available in this state used by law enforcement to list outstand	der in any computer-based criminal intelligence system			
Service				
The Clerk of the Court shall also forward a copy of this o County Sheriff's Of Department where Respondent lives which shall proportly or	ficeCity Police ally serve the Respondent with a copy of this order, the			
Temporary Order, and the Petition, and shall promptly complete and return to this court proof of service. Petitioner shall make private arrangements for service of this order.				
Respondent appeared and was informed of the order by the court; further service is not required.				
	W//			
DATED #30/14 at 10:15 2.m/p.m.	HIT CIP (COVIDE CON BIGGIONICE)			
Presented by	JUDGE/COURT COMMISSIONER I acknowledge receipt of a copy of this Order.			
	AND REAS Kischel 07/30/201			
Petitioner Date	Respondent W34/4 #42435 Date			
REISS OF TEMP ORD FOR PROTECTION/NT HRG (ORRTPC)) - Page [of]			

take place 272nd Sofeway Des Moines/Federal 4) ay. Petitioner + respondent with have week on / week off visitation with youngest child
Petitioner + respondent with have week or /week
off visitation will you must will
off visitation with youngest child
Transler of Idar of Idan will take day tol it to
Transfer of older children will take place today at 8pm
at the above mentioned Safeway. will begin
VISHATION WITH RESPONDENT DUNDAY
Respondent shall not make disparaging remorks to
children about petitioner. Pespondent shall not inquire of children about petitioner's whereabouts.
of children about petitioners whereabouts.
THE COURT TUDS that the LIVING ACCOUNT ACCOUNT ACCOUNT
restouce in not consusting to Having the 5 alder process
with Herar this truck By the territory or the Petersons -
fem I elder deld men do hot into no co no see he. THIS
men Be Rasulaing From the Dunalion of Time since the North
Cifo the Famy home (4.28.18) AND the Done She sought the Have the
Older, This the Suprand System (7-16.14) - 4 1/2 Moute.
This Amor Matter.
THIS MATTER IS PROCESS CONTINUED TO PROPOSE FATHER
his could to File A MASTER DISTOLOR on Spar ATTICLE AND TO
Brig it Konon For Terporan orders when the essue of the
Onld-eis nesidetial Soledile AND Placement our be further
exploses AND AddressED. THE Dissolution Action Lord be
CANSOLIDATED WITE THE TYPO.
Date: 430/2014
Court Commissioner
Presented By: Approved:
ANDRES Kicchel WSCK#
Attorney For: Respondent. WSCH # 42935.
Order on Family Law Motion

FAX NO. :2069010261

FROM

CERTIFIED

FAM, 02 U. SEP -3 MILLS

KING COUNTY SUPERIOR COURT CLERK KENT, WA



UPERIOR COURT OF WASHINGTON OR KING COUNTY	
	NO. 14-2- 21312-3 KNT
etitioner DOB	REISSUANCE OF TEMPORARY
vs.	ORDER FOR PROTECTION AND NOTICE OF HEARING - DV
	(ORRTPO)
tespondent d DOB	
	8/1/2014 (date) is hereby
The Temporary Order for Protection issued on	10/20/2011
extended through the new court hearing date of	on this matter on 10/29/2014 (date) at
8:30 a.m. at the Regional Justice Center, 40	11 4th Avenue North, Room 1G, Kent, WA 98032.
Tomas Court continues make	in [mit inconcases, tithe
- And to And Add	no pretion so a VINDIL LORUNGER
indetination of situation	w can be ordered Parties are encou
WACIO	C Data Entry
he Clerk of the Court shall forward a copy of this order	er on or before the next judicial day to the
County Cheriff's	Office! Lity Police
Department where Petitioner lives which shall enter to	his order in any computer-based criminal intelligence system
vailable in this state used by law enforcement to list o	outstanding warrants.
	Service
The Clerk of the Court shall also forward a copy of	f this order on or before the next judicial day to
County Sherif	
Department where Respondent lives which shall prout	personally serve the Respondent with a copy of this order, the aptly complete and return to this court proof of service.
Petitioner shall make private arrangements for serv	vice of this order.
Respondent appeared and was informed of the order	er by the court; further service is not required.
Streamment which the air Art undiviner at no acceptance	
14TRIN 5.3.2014 at 11:15 a.m/o.m	- out
DATED 5.3.2017 at 11:15 a.m/pm	JUDGE/CØURT COMMISSIONER
(JUDGE/COURT COMMISSIONER I acknowledge receipt of a copy of this Order.
DATED 5.3.2017 at 11:15 a.m/pm	JUDGE/COURT COMMISSIONER

REISS OF TEMP ORD FOR PROTECTIONANT HRG (ORR TPO) — Page 1 of 1 WPF DV-5.010 KNT (6/2010) - RCW 26.50.060(3)

1 - lin n 10/29/14 or
to sit hearing for parenting plan action on 10/29/14 or
THIS GLATTER S A dron to securety for
the Parties to File an Antitation with children afternation
Respondent man must sunday beginning 1/14 to such as
weekends Saturday to fich up the shall cetur
May Send to the Personnests affect shall not do exchange
Marie Sundanie X
of children, shally not go to pititiones
AT G.COPM
T SATURDAY of 10:00AM UNTIL SUNDAY AT 4:00FM
Families In allot working Device on the Care Service
AFTEL SCLOOL IS
Carl Futher order of The Court
HIM -
DATE: 9. 2. 2017 2014 Court Commisoner
DATECourt Commission
APPROVED
PRESENTED BY:
Counsel for
Counsel for
Page 2 of
Order on Civil Motion

OKANOGAN COUNTY

FILED

25.07.2012 15 25

(/	7 12-2-70333 3
	Sugerial Court of Washington 1 1/2 and your County	
For	r Ilhanique Longy	No
	7	Denial Order
		Domestic Violence
-		Antiharassment
Peti	tioner (Protected Person)	☐ Vulnerable Adult ☐ Sexual Assault
	V\$.	(Optional Use) (ORDYMT)
		Clerk's Action Required
		Next Hearing Date/Time:
		At:
Revi	pondent (Restrained Person)	
-	Matter having come on for hearing upon the reque	
	of domestic violence. The antiharassment protection order petition does harassment. The sexual assault protection order petition does nonconsensual sexual contact or nonconsensual sexual sexual contact or nonconsensual sexual sexual contact or nonconsensual sexual s	excessitating a hearing on notice. is sufficient basis to enter a temporary order and party. rified upon penalty of perjury. es not list a specific incident and approximate date not list specific incidents and approximate dates of the list a specific incident and approximate date of avail penetration. In not list specific incidents and approximate dates of a not list specific incidents and approximate dates.
	of abandonment, abuse, neglect, or financial explo The petitioner has not posted bond or other securit temporary vulnerable adult protection order.	· .

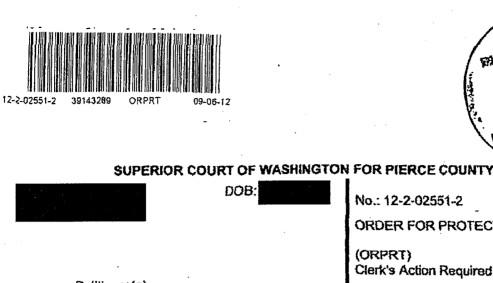
Denial Order (ORDYMT) - Page 1 of 3 WPF DV-6.020 (07/2011) - RCW 26.50, RCW 10.14, RCW 74.34

	The vulnerable adult protection order petition does not demonstrate that the petitioner is an	
	"interested person" under the definition as stated in RCW 74.34.020(9).	
	A preponderance of the evidence has not established that there is domestic violence.	
	A preponderance of the evidence has not established that there has been harassment.	
	A preponderance of the evidence has not established that there has been nonconsensual sexual	
	contact or nonconsensual sexual penetration.	
	A preponderance of the evidence has not established that there has been abandonment, abuse,	
	neglect, or financial exploitation of an alleged vulnerable adult.	
	For a temporary sexual assault protection order, reasons for denial of the order are:	
_		
	For Respondent's motion to modify or terminate a domestic violence Order for Protection effective longer than two years,	
	A preponderance of the evidence failed to establish that:	
	the modification is warranted.	
	for a modification to shorten the duration or remove restrictions against domestic violence acts	
	or threats, or for termination, there has been a substantial change of circumstances such that the	
	respondent is unlikely to resume acts of domestic violence against the petitioner or other persons	
	protected in the order, to wit:	
	since the protection order was entered, the respondent has committed or threatened	
	domestic violence, sexual assault, stalking, or other violent acts; I has exhibited suicidal	
	ideation or attempts; has been convicted of criminal activity; neither acknowledged	
	responsibility for the acts of domestic violence that resulted in entry of the protection order	
	nor successfully completed domestic violence perpetrator treatment or counseling;	
	the respondent has continued to abuse drugs or alcohol, if such was a factor in the protection	
	order.	
	\Box the petitioner \Box has \Box has not voluntarily and knowingly consented to terminating the	
	protection order	
	the respondent or petitioner moving further away from the other party will stop acts of	
	domestic violence.	
	Other:	
	the respondent proved that there has been a substantial change of circumstances; however, the	
	court declines to terminate the Order for Protection because the acts of domestic violence that	
	resulted in the issuance of the Order for Protection were of such severity that the order should	
_		
لم	other: Heligations and It months to har in the following	
Havi	ng entered the above Findings, It is Ordered: [4 A)	
	The request to waive the filing fee is denied.	(-
<u> </u>	The request for a temporary order is denied and the case is dismissed.	
	The request for a temporary order is denied; it may be re-submitted when the above identified	
	problems have been resolved.	
	The request for a full order is denied, and the petition is dismissed. Any previously entered	
_	temporary order expires at m. today.	
	The request to modify or terminate the order dated is denied.	
)enfc	/ > 14.	ر.
NPF (Order (ORDYMT) - Page 2 of 3 DV-6.020 (07/2011) - RCW 26.50, RCW 10.14, RCW 74.34	
	7.04	•
	17_1_00/81	

	The request for a temporary order is denoted in the request before the court is denied, provided to the underable adult op This proceeding shall be consolidated with Cause No. The parties are directed to appear for a harmoning party shall make arrangements.	rovided that it may be renewed after no posing party according to the Civil Rul ith C C	tice has been es. ounty
	□ law enforcement □ professional processe. A Return of Service shall be filed Failure to Appear at the Hearing N	with the clerk at or before the hearing. May Result in the Court Granting	s not a party to the
	Requested in the Petition or Motio	on. 1 - A	
	order is dated and signed in open court.		·
Date:	July 25, 12 Time 3:20 /11	63/62	
	1 1	Judge/Co mmiss ioner-	
Сору	Received:	Copy Received:	
Petitio	ner Date	Respondent	Date

Denial Order (ORDYMT) - Page 3 of 3 WPF DV-6.020 (07/2011) - RCW 26.50, RCW 10.14, RCW 74.34

PIERCE COUNTY



SA SA	FILED OURT
S contract	SEP - 4 2012
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	EN DEPUTY

	•			No.: 12-2-02551-2		
				ORDER FOR PROTEC	TION	
				(ORPRT)		
				Clerk's Action Required		
Petitione	r(s).			TISTICO FIGURATION OF		•
	ys.			Court Address:		
		008:		930 Tacoma Ave Sou	th, Roor	n 117
Respond	ent(s).			Tacoma WA 98402		
Identification of Minor	9:				` <u>`</u> ,	
	Name '		Age	Race		Sex
				WHITE		F
				WHITE		М
Respondent Ide	ntifiers	Caution: /	Access	o weapons: Unknown		
Sex	Race:	Height:	Weigt	•	Eye (Color:
M Distinguishing Featur	WHITE	5 ft. 10 ins.	167 10	8. BROWN	BL	JE
Respondent's relation		is: Derent or rent or stepchilo	digital	visions of VAWA: 18 U.S.C. § 2 varent of a common child increase or former dating relation	in-law	
Current or former	cohabilant as intimate or former registered d	e partner,	_ O t	lood relation other than parent	•	
				010 and represents a credible to relief below shall be granted.	•	.
This order for protect	lion expires one yes	er from today o	n Septer	nber 06, 2013		
unless	stated atherwise h	ere (date):	· · · i / ^	BACK GARA		
				SANTE CO SUN	-	
ourt Order Summary					<u>.</u>	
Respondent is rest	rained from committi			In restraint provisions 1 and 2	оп раде	2.
Respondent is rest No-contact provision	rained from committi ons apply as set forth	on the following			on page	2.
Respondent is rest No-contact provision	rained from committi	on the following			оп раде	2.

APPENDIX 77

Order for Protection - Page 1 of 4 torpur typicalign)

12-2-02551-2

X	The respondent is restrained from committing acts of abuse as set forth below.
B	No-contact provisions apply as set forth below.
8	Respondent is Restrained from causing pelitioner physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking petitioner
	(If the respondent's relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitant as intimate partner, then effective immediately, and continuing as long as this protection order is in effect, the respondent may not possess a firearm or ammunition. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1).)
	2. Respondent is Restrained from harassing, following, keeping under physical or electronic surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of petitioner □ the minors named in the table above □ only the minors listed below □ members of the victim's household listed below □ the victim's adult children listed below:
8	3. Respondent is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a third party or contact by respondent's lawyer(s) with petitioner If both parties are in the same legation respondent shall be any
N N	If both parties are in the same location, respondent shall leave.
2	Respondent is Excluded from going onto the grounds of or entering patitioner's residence, patitioner's place of employment, school,
	Petitioner walves confidentiality. Petitioner's address at present is: TACOMA, WA 98408
	5. Petitioner shall have exclusive right to the residence petitioner and respondent share. The respondent shall immediately Vacate the residence. The respondent may take respondent's personal clothing and respondent's tools of trade from the residence while a law enforcement officer is present. Petitioner waives confidentiality. Petitioner's address at present is: TACOMA, WA 98408
⊠	 Respondent is PROHIBITED from knowingly coming within, or knowingly remaining – within the property boundaries of petitioner's residence, petitioner's place of employment, school,
	Pelitioner shall have possession of essential personal belongings, including the following:
	Petitioner is granted use of the following vehicle: Year Make Model License No.
7	9. Other:

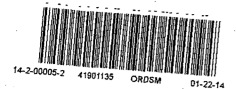
ijξ.

12-2-02551-2

_		
	10. Respondent shall participate in treatment and counseling as fo	
	domestic violence perpetrator treatment program approved under RCW counseling at:	26.50.150 or
1	Department classes at:	
	drug/elcohol treatment at:	
 	Oother:	
	11. Petitioner is granted judgment against Respondent for \$	fees and costs.
	12. Parties shall return to court on	at 1:30 p.m.
	in this courtroom for review.	
Co	ripitate the following only if protection is granted involving a minor] clusive continuing jurisdiction: □ is the name state; □ has temporary	his state 🗆 has
D't	ausiye continung jurisektion; ⊏ris tie rturie stale, ⊡ nes temporary hat mey become final jurisdiction unber RCW 26.27.231(2)	enlergency junisdiction
	other	
	13. Petitioner is Granted the temporary care, custody, and control	of
	14. Respondent is Restrained from interfering with petitioner's phy	sical or legal custody of
	15. Respondent is RESTRAINED from removing from the state all	minors
Ħ	16. The respondent will be allowed visitations as follows: 0 Par Orders in 11-3_01450-6	
	Petitioner may request modification of visitation if respondent fa , treatment or counseling as order by the court.	ils to comply with
chí Act	he person with whom the child resides a majority of the time pla ild, that person must comply with the notice requirements of the t. Persons entitled to time with the child under a court order may oposed relocation. RCW 26.09, RCW 26.10 or RCW 26.26 for mor	Child Relocation object to the
its to the triba the to oros Viola Any tegra sedo class orde	remings To The Respondent: Violation of the provisions of this order terms is a criminal offense under chapter 26.50 RCW and will subject violation of the protection order involves travel across a state line or all jurisdiction, or involves conduct within the special maritime and ten United States, which includes tribal lands, the defendant may be subsecution in federal court under 18 U.S.C. § 2261, 2261A, or 2262, ation of this order is a gross misdemeanor unless one of the following assault that is a violation of this order and that does not amount to a ree or second degree under RCW 9A.36.011 or 9A.36.021 is a class duct in violation of this order that is reckless and creates a substantiated physical injury to another person is a class C felony. Also, a violation of the Respondent has at least 2 previous convictions for we respondent is convicted of an offense of domestic violence, the respondent is convicted of an offense of domestic violence, the respondent is convicted of an offense of domestic violence, the respondent is convicted of an offense of domestic violence, the respondent is convicted of an offense of domestic violence, the respondent is convicted of an offense of domestic violence, the respondent is convicted of an offense of domestic violence, the respondent is convicted of an offense of domestic violence.	t a violator to arrest. If the boundary of a ritorial jurisdiction of spect to criminal g conditions apply: assault in the first C felony. Any all risk of death or stion of this order is a riolating a protection
OLDIC	dden for life from posessing a firearm or ammunition. 18 U.S.C. § 92 .040.	2(g)(9); RCW

12-2-02551-2

YOU CAN BE ARRESTED EVEN IF THE PERSON OR PERSONS WHO OBTAINED THE ORDER INVITE OR ALLOW YOU TO VIOLATE THE ORDER'S PROHIBITIONS. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application. Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.	
It is further ordered that the clerk of the court shall forward a copy of this order on or before the next judicial day to the appropriate Law Enforcement Agency Where Petitioner Lives which shall enter it in a computer-based criminal intelligence system available in this state used by law enforcement to list outstanding warrants.	, ,
The clerk of the court shall also forward a copy of this order on or before the next judicial day to the appropriate Law Enforcement Agency WHERE THE RESPONDENT LIVES which shall personally serve the respondent with a copy of this order and order and shall promptly complete and return to this count proof of service.	
Petitioner shall serve this order by I mail I publication.	
Petitioner has made private arrangements for service of this order.	
Respondent appeared and was informed of the order by the court; further service is not required.	•
☐ The law enforcement agency where ☐ petitioner ☐ respondent lives shall: ☐ Assist petitioner in obtaining: ☐ Possession of petitioner's ☐ residence ☐ personal belongings located at: ☐ the shared	
residence respondents residence other:	
UCustody of the above-named minors, including taking physical custody for delivery to petitioner.	•
☐Use of above designated vehicle. ☐Other	Λ
other the practical from Fest oner regrects for all	איני איני
This Order is in Effect Until the Expiration Date on Page One. are currently in	Place
will be insufficient to prevent further acts of domectic violence. Under Cause,	#
Dated: September 6, 2012 at 2 and p.m. order dated order dated Desting 10584 # 23447 40 Respondent	(n
Not Paratt	



IN OPEN COURT

JAN 2 2 2014

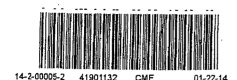
PIERCE COUNTY, Clerk

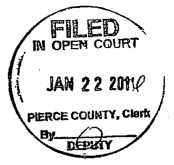
By DEPUTY

SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

	DOB:	No. 14-2-00005-2					
	•	ORDER DISMISSING PETITION					
Petitioner(s).		(ORDSM) (ORDYFTA) FAILURE TO APPEAR					
Respondent(s).	DOB:						
THIS MATTER having come before the Court upon the following Petition: Petition for Domestic Violence Order of Protection Petition for Sexual Assault Order of Protection. Petition for Vulnerable Adult Order of Protection							
IT IS ORDERED that the Per No proof of service upon Re Tempoary Order of Protection Dismissed by the court. Does	spondent. Petitioner f on.	ailed to seek a reissuance of the					
Petitioner Failed to Appear.	•	ent.					
Dismissed at petitioner's req		·					
 Dismissed by agreement/pa Dismissed by agreement du 	•	ıw action					
Dismissed by Court. Fails to Other		•					
Dated: January 22, 2014 ata	a.m/p m JUDG	E/COURT COMMISSIONER					

Denidi of Petition - Page I of I (ordymt_crt epidesign)





IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR PIERCE COUNTY

III ANI	J I ON I ILICE	COONTT
		No 14-2-00005-2
Petitioner(s),		Memorandum of Journal Entry
vs.	·	Domestic Violence
<u> </u>	`,]	
		MTHRG
Respondent(s)		10:35
Petitioner appeared and testified Attor	ney	
[] Respondent appeared and testified Attor	ney Yorman	Margallis
[] Advocate appeared [] Interpreter		d -
[] ORDER ENTERED[] Expiration Date:		[] Permanent
1 DISMISSED / DENIED:		
[] Dismissed upon Petitioner's request		
[] Petitioner failed to appear		
Consolidated into Family Law Action_	14.3-6012	24-9
[] Fails to meet the requirements of Sta		
[] No one appeared	•	
[] MOTION TO MODIFY / TERMINATE:		
[] Granted [] Denied		
Other Restraints entered in	n the fam	ily kw case
)
		·
	······································	·
January 22, 2014 11:00 AM	Final Protection	on Order
Courtroom number 117	Commissioner DI	ANA LYNN KIESEL
Calendar C2 - DOMESTIC VIOLENCE	Clerk tera	Raid
Run date/time 01/22/14 10 34		
[xcrlrpt pbl d_journal_entry_dv_report	•	## ## #### ## ## ## ## ## ##

APPENDIX 82

0000 0000



IN COUNTY CLERK'S OFFICE

PIERCE COUNTY, WASHINGTON KEVIN STOCK, County Clerk

SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

DOB:	No.: 14-2-00246-2
	ORDER DISMISSING PETITION
Petitioner(s). vs.	(ORDSM) (ORDYFTA) FAILURE TO APPEAR
DOB:	
THIS MATTER having come before the Court upon Petition for Domestic Violence Order of Protection. Petition for Sexual Assault Order of Protection. Petition for Vulnerable Adult Order of Protection. It is ordered that the Petition be DISMISSED for No proof of service upon Respondent. Petitioner for Tempoary Order of Protection. Dismissed by the court. Does not meet the required Petitioner Failed to Appear. Respondent was pressed Dismissed at petitioner's request. Dismissed by agreement/parties request. Dismissed by agreement due to pending Family Land Dismissed by Court. Fails to meet requirements of Other:	n. or the following reasons: ailed to seek a reissuance of the ements of the statute. ent.
Dated: March 6, 2014 ata.m/p./n.	E CONTRACTORIED

Denial of Petition - Page 1 of 1 (ordymt_ert.rptdesign)



14-2-00246-2

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FILED IN OPEN COURT

MAR 06 2014

PIERCE COUNTY, Clerk

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR PIERCE COUNTY

	Petitioner(s), vs.	Memorandum of Journal I	Entry
		MTHRG	
	Respondent(s)	1:30	
Petitioner appeare	d and testified Attorney		
[] Respondent appea	ared and testified Attorney	evin Byrd	
[] Advocate appeared		J	
[] ORDER ENTERE	D[] Expiration Date:	[] Permanent	
DISMISSED / DEN			
[] Dismissed up	oon Petitioner's request		
[].Petitioner fail	ed to appear		
Consolidated	into Family Law Action		•
[] Fails to meet	the requirements of Statute		
[] No one appea	ared		
[] MOTION TO MOD	DIFY / TERMINATE:		
[] Granted [j Denied		
Other: Orders c	ntered in The	Family law case 14-3-0	<u>22860-</u> C
			•

March 6, 2014 1:00 PM

Courtroom number: 117

Calendar: C2 - DOMESTIC VIOLENCE

Run date/time 03/06/14 13:08 lxcrtrpt.pbl d_journal_entry_dv_report

Final Protection Order

Commissioner: DIANA LYNN KIESEL

Clerk: Co

- OD1003

APPENDIX 84

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IN OPEN COURT FEB 06 2014 PIERCE COUNTY, Clerk DEPUT

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR PIERCE COUNTY

Petitioner(s),

No. 14-2-00246-2

2:17

Memorandum of Journal Entry

Domestic Violence

MTHRG

Respondent(s)

19	Petitioner appeared and testified Attorney
	Respondent appeared and testified Attorney
	Advocate appeared [] Interpreter Appeared
	ORDER ENTERED[] Expiration Date: [] Permanent
[]	DISMISSED / DENIED:
	[] Dismissed upon Petitioner's request
	[] Petitioner failed to appear
	[] Consolidated into Family Law Action
	[] Fails to meet the requirements of Statute
	[] No one appeared
[]	MOTION TO MODIFY / TERMINATE:
	[] Granted [] Denied
Othe	or Coordinated to February 20, 2014 to allow
NG.	mes to file a family law case.
T	

February 6, 2014 1:00 PM

Courtroom number: 117

Calendar: C2 - DOMESTIC VIOLENCE

Run date/time 02/06/14 12:06 !xcrtrpt.pbl d_journal_entry_dv_report **Final Protection Order**

Commissioner: Larry Couture

Clerk: CERC STONE

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APPENDIX 85



FILED
IN OPEN COURT

MAR 05 2014

PIERCE COUNTY, Clerk

By

SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

DOB:	No.: 14-2-00529-1
	ORDER DISMISSING PETITION
Petitioner(s).	(ORDSM) (ORDYFTA) FAILURE TO APPEAR
DOB:	
THIS MATTER having come before the Court upon Petition for Domestic Violence Order of Protection. Detition for Sexual Assault Order of Protection. Detition for Vulnerable Adult Order of Protection.	ion.
IT IS ORDERED that the Petition be DISMISSED fo No proof of service upon Respondent. Petitioner for Tempoary Order of Protection. □ Dispute the true of Protection.	ailed to seek a reissuance of the
☐ Dismissed by the court. Does not meet the require ☐ Petitioner Failed to Appear. Respondent was pres	
☐ Dismissed at petitioner's request. ☐ Dismissed by agreement/parties request. ☐ Dismissed by agreement due to pending Family La	w action
Dismissed by Court. Fails to/meet requirements of Other:	<i>t</i>
Dated: March 5, 2014 ata.m./p/m	
JUDG	E/COURT COMMISSIONER

Denial of Petition - Page 1 of 1 (ordymt_crt.rptdesign)



MAR 05 2014
PIERCE COUNTY, Clerk

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR PIERCE COUNTY

Petitioner(s),

VS.

No. 14-2-00529-1

Memorandum of Journal Entry

Domestic Violence

MTHRG

1:37/1157

Respondent(s)

Petitioner appeared and testified Attorney
[Respondent appeared and testified Attorney David Brasuel (
[] Advocate appeared [] Interpreter Appeared,
[] ORDER ENTERED[] Expiration Date: [] Permanent
DISMISSED / DENIED:
[] Dismissed upon Petitioner's request
[] Petitioner failed to appear
Consolidated into Family Law Action 13-3-04686-4
[] Fails to meet the requirements of Statute
. [] No one appeared
[] MOTION TO MODIFY / TERMINATE:
[] Granted [] Denied
Other: Restraining orders entered in the family law
Case

March 5, 2014 1:00 PM

Courtroom number: 117

Calendar: C2 - DOMESTIC VIOLENCE

Run date/time 03/05/14 10:35

!xcrtrpt.pbl d_journal_entry_dv_report

Final Protection Order

Commissioner: DIANA LYNN KIESEL

Clerk: CFTO



~2791632

APPENDIX 87



M 14-2-01256-5

42525790

ORDSM

05-13-14

MAY 13 2014

PIERCE COUNTY, Clark

BY DEPUTY

SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

DOB: 02/17/1982	No.: 14-2-01256-5 ORDER DISMISSING PETITION			
Petitioner(s). vs. DOB: 05/18/1981	(ORDSM) (ORDYFTA) FAILURE TO APPEAR			
Respondent(s).				
THIS MATTER having come before the Court upon the following Petition: Petition for Domestic Violence Order of Protection. Petition for Sexual Assault Order of Protection. Petition for Vulnerable Adult Order of Protection.				
IT IS ORDERED that the Petition be DISMISSED for the following reasons: No proof of service upon Respondent. Petitioner failed to seek a reissuance of the				
Tempoary Order of Protection. Dismissed by the court. Does not meet the requirements of the statute. Petitioner Failed to Appear. Respondent was present.				
 ☐ Dismissed at petitioner's request. ☐ Dismissed by agreement/parties request. ☐ Dismissed by agreement due to pending Family Law action. * 				
Dismissed by Court Fails to meet requirements of	statute.			
Other:				
Dated: May 13, 2014 at 1 a.m./p.m. JUDGE COURT COMMISSIONER				

Denial of Petition - Page 1 of 1 (ordyrnt_crt.rptdesign)

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF PIERCE

) No. 14-2-01303-1

Petitioner,

V

Respondent.

VERBATIM REPORT OF PROCEEDINGS (FROM TAPED PROCEEDINGS)

BE IT REMEMBERED that the foregoing and numbered proceeding was heard on June 4, 2014, before THE HONORABLE CLINT JOHNSON, Commissioner.

KEVIN RUNDLE, Attorney at Law, 405 Broadway, Tacoma, WA 98402, appearing on behalf of the Petitioner, who also appeared;

LINDSAY DIANE CAMANDONA, Attorney at Law, 1201 Pacific Avenue, Suite 2000, Tacoma, WA 98402, appearing on behalf of the Respondent, who also appeared.

(Proceedings transcribed by: Adrienne Kuehl)

WHEREUPON, the following proceedings were had and done, to wit;

WITNESSES Pages {LAURIE KELLIE} Direct Examination (Mr. Rundle) 3-4

```
Good afternoon.
        MR. RUNDLE:
        THE COURT: All right. So we're here on case 14-3-
    01303-1 (sic) and potentially 14-3-02141-0.
        MR. RUNDLE: Yes. Thank you, Your Honor. Once again,
                                              Does the Court
    Kevin Rundle on behalf of
    wish to swear in the parties before I begin?
         THE COURT: Yes. Raise your hands, please. Do you
7
    swear or affirm that the testimony you're about to give be
    the truth, the whole truth and nothing but the truth?
         MR.
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                  Yes.
                      Yes.
         MS.
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                     All right. Go ahead, Mr. Rundle.
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         MR. RUNDLE:
                     Thank you, Your Honor.
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         THE COURT: Well, actually, it's introductions.
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         MS. CAMANDONA: Lindsay Camandona, appearing on behalf
                                  who is to my right.
    of the Respondent,
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17
         THE COURT: Thanks. All right.
                         DIRECT EXAMINATION
18
    BY MR. RUNDLE:
19
    Q: Thank you, Your Honor. Ms.
                                     , could you please
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    state your name for the record?
21
22
               And you are the Petitioner in this matter?
23
    A:
        Yes.
24
        Are you asking the Court for a Domestic Violence Order
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of Protection?
    A: Yes.
    Q: Is it for the reasons set forth in your petition,
    supporting declarations and documents?
    A: Yes.
    Q: Is the information retained in those documents true and
    accurate?
    A: Yes.
8
    Q: Do you reaffirm the contents of those documents, as if
    testified to today in full?
10
11
    A: Yes.
    Q: Is there anything else you wish to add?
    A: Um, I would like to add that
13
                                             has threatened to
    kill me with a baseball bat, throw me down the stairs, make
    it look like an accident if I should try to leave him --
.15
    Q: This all happened --
16
    A: -- and/or take his child.
17
    Q: Did this all happen on April 29th, as set forth in your
18
    petition?
19
    A: Um --
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    Q: You need to say yes or no.
21
22
    A: Yes.
    Q: Okay. Is there anything else you wish to add?
23
    A:
        No.
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I'll reserve any further questions, Your Honor.

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THE COURT: Ms. Camandona?

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MS. CAMANDONA: Thank you, Your Honor. Um, this is an act by . She's not the frail victim that she would have the Court believe. She's threatened to take the parties' daughter away from my client, and she's simply following through on that threat. In the context of a family law case, she would have to show by clear, cogent and convincing evidence that the welfare of the child would be best served from depriving my client from time with his daughter.

But here, in the context of a Domestic Violence

Protection Order, my client's an easy target. And why is

that? Because he was convicted of felony DV against her in

2004, and he spent four months in jail for that. And

although has felt remorse about this incident, she

has hung this over his head for the past ten years,

threatening to send him back to jail. She doesn't deny

that she's made threats to send him back to jail. She

says, "Well, I only did that one time."

Uh, her current request is trying to springboard off of that 2004 incident. Her petition for the majority of it references events that were in context with that incident. And her declaration that she filed in reply to that, again, go into detail about the 2004 incident. doesn't deny that that happened in 2004. But he does deny Ms.

allegations today.

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She's not a stranger to the court system when it comes to domestic violence. She's not afraid to call the police. Yet at no time in the last ten years have the police been called to the residence of these parties. She waited three days after the most recent alleged incident occurred before even filing a Petition for Domestic Violence Protection Order. And during that time period, was in and out of the home, helping her make a key for the home so that she could get back in, looking for the keys for her van.

No police were involved at any time.

Uh, my client claims that they got in an argument about her keys being misplaced. And she accused him of stealing them. Um, he denies the other allegations. He denies threatening her with a bat, or threatening to throw her down the stairs.

Um, one of the things that alleges in her petition is that took her keys — that she couldn't find them. And this seems like a fairly innocuous accusation to make, except for that if the Court looks at the Probable Cause Statement from 2004 and compares it to her petition now, there's a lot of similarities in those documents.

Um, in the Probable Cause Statement, she states that -

CATHERINE M. VERNON & ASSOCIATES, LLC
3641 North Pearl Street, Building D, Tacoma, WA 98407 - (253) 627-2062

- or the officer that made the statement stated that Mr.

head-butted her, that he blocked her path to the front door, um, that he hid her keys, purse and wallet and that he broke her toe during this incident. Uh, her petition that was filed in May says that not only did he threaten her with a bat, um, he wouldn't let her leave the house unless she was in a body bag. But that he head-butted her in the past, blocked her way out of their room, had thrown her on the bed and the floor, and had hid her keys and also dislocated a thumb.

She's trying to make a claim here for false imprisonment and mirror the claims that were made in 2004 in order to gain this order against my client.

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She further states in her declaration today -- or the reply declaration that it's undeniable that is capable of the violence described in her petition because he was convicted of it in 2004. Again, this shows her reliance on the 2004 incident because she doesn't have enough in her petition for current allegations to get a Domestic Violence Protection Order against him.

Even the collateral sources that were reviewed for her Domestic Violence Victim's Assessment were all documents — other than the petition, all of the documents were related to the 2004 incident. And that's what the evaluator based his review off of.

The Court's aware that an Order for Protection

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requires a finding of domestic violence, as defined by the statute. And a Domestic Violence Protection Order, based on the alleged DV that caused neither bodily injury or physical harm, nor the imminent fear of such harm, doesn't meet the definition of domestic violence.

Her current allegations threatened that -- or stated that he threatened to hit her with a bat, and engaged in physical intimidation. However, she wasn't intimidated enough to call the police, even though she knew that one call to them would put him right back in jail immediately.

Again, this is an act. If she had been absolutely petrified of him since the day that he went to jail in 2004, why didn't she move out of the house and run -- and get away from him immediately? He was incarcerated for four months during that time period. They didn't have anything tying them together. They didn't have a child. They didn't have a home. But instead, she chose to be at his No-Contact Order hearing and testified on his behalf to get that Order revoked.

In page two of her current declaration, she refers to every time that he has ever pushed, or punched, or kicked, or slapped her. But then on page six, she states that since 2004, he has found other ways to control her and hurt her without having to hit her. So she's not alleging any physical violence at this point. She claims that he never

apologized to her for what happened in 2004, but if he hadn't resumed -- hadn't assumed responsibility for what happened, why would they then continue their relationship, buy a house together, have a child together, uh, refinance the home. And why would my client cosign on a loan for a vehicle for her if he hadn't taken on full responsibility for that?

And if the accusations in her petition were true, then when did she not call the police immediately? My client's a felon. If she called the police on him, they would have taken him away immediately. She didn't do that. And she waited three days to go to the Court and file a Petition for Domestic Violence. And there's still no investigation of this matter by the police to my knowledge.

bearing on anger and violent tendencies. But all of his third-party witnesses attest to his calm and rational nature. She can't find one person to corroborate the profile that she's trying to paint of him in front of

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the Court now. And these are not just random people off of the street that he got to write declarations. These are 2 people that hold prominent positions. We have a human 3 resource manager. We have a regional pharmacy supervisor. 4 We have a general manager of SmithCo Meats. And we also 5 have a statement from his wife, who they share a thirteen-6 year-old daughter and an older 29-year-old daughter. These people have testified in their declaration that has shown up at work with scratches on his face and neck. And that when they've questioned him about what 10 happened, that he was protective of those things, and at 11 12 one point explained that the welts came from She claims that these came from him doing yard work or 13 being clumsy or something at home. But why would he be 14 protective of how he got them if that were the real case. 15 His current wife, supports him. She allows 16 regular contact with their thirteen-year-old daughter. And 17 she even says in her declaration that has 18 (phonetic) doesn't have 19 rescheduled visits so that when there are behavioral issues going to be around 20 on or when she has some kind of issues in the home. His 21 adult daughter also attests to his sobriety and the change 22 in his personality since he became sober in 2004. 23 Um, he completed domestic violence treatment in 2004. And one of the things that he learned was that -- from that 25

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was to walk away. And his witnesses have also testified that they've seen him sleeping in his car, or that he's told them how important it is for him to walk away. This is somebody that values his freedom. He doesn't want to go back to jail. He values the life that he's built since 2004 and wouldn't put that in jeopardy.

The Court shouldn't see Ms. -- the Court should look at request today for what it really is. It was a power play on her part to gain custody of this five-year-old child, to gain control of the house that the parties share together, and the ability to easily send my client back to jail for any sort of alleged violation of a civil Domestic Violence Protection Order that the Court would enter against him. The Court's aware, she could show up somewhere and call the police on him, and he could be arrested just for having been there. And this actually puts my client in a lot of fear of and her actions. He's afraid that if the Court enters a Domestic Violence Protection Order today that she's going to do just that.

Um, claims that her intention was not to keep the child away from . But as the Court will recall, when we were here requesting a continuance, we asked that supervised visits be allowed. And she wouldn't even agree to that. Um, she says that she wanted to keep

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from witnessing any violence between them, which is almost impossible to happen if it's a supervised visit. would do something She said she was afraid that 3 that was scary or manipulative with the child. Which again, if you have a professional supervisor, how would that even happen? Um, she further goes on to state that my client wants 7 the Court to believe that she's unstable, that she needs medication. And she blames her emotional troubles on living with him every day. But it's clear from her self-10 supporting domestic violence assessment that she's suffered 11 abuse since she was a child. And she does have instability 12 and mental health issues that are currently being 13 untreated. Her evaluation indicates that she has severe chronic Post-Traumatic Stress Disorder. That is a mental 15 condition that should be treated. And it --16 MR. RUNDLE: Object to Counsel's qualifications, Your 17 Honor, to talk about mental health issues. 18 THE COURT: I'm treating it as argument. I'm not 19 giving it any weight as a --20 MR. RUNDLE: Okay. 21 THE COURT: -- (Inaudible). 22 makes a final claim in her MS. CAMANDONA: 23 24 declaration that now that she's separating from my client, she's fearful of him and what he might do if the Court 25

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doesn't grant this Order. He's made it abundantly clear that he values his sobriety. He values his freedom. He does not want to go back to jail, above all else. And he doesn't want to have anything to do with Ms. Kellie if that's how she feels about it.

But a single, isolated event that occurred in 2004, albeit an egregious event, enough to put him in jail, doesn't constitute a history of domestic violence on the part of . While she might not desire a relationship with him, an Order for Protection is not a flexible tool for dealing with custody issues. And the Court shouldn't do so here today.

THE COURT: Mr. Rundle?

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MR. RUNDLE: Your Honor, Counsel's entire argument is nothing more than speculation and conjecture. Um, this Court is fully aware of the — the statutory guidelines, as well as the case law in support of these decisions. And my client does not have to wait to be beaten in order to ask the Court for a Domestic Violence Order of Protection. She needs to establish by a preponderance of the evidence that she has a fear of imminent physical harm, as set forth in RCW 26.50. And the case law, specifically Spinksi (phonetic) Kaminsky (phonetic) and its progeny says that it need not be based on a current incident of domestic violence. The question is whether her fear is reasonable.

was convicted in a very serious -- and I would submit to you -- tortuous incident of domestic violence in 2004, including, and as I represented to you last time -- I know you've read the documents -- where he chased her outside the house so she was on the payphone. In those days, you know, as you know, cell phones were relatively new. And he pulled her from the payphone in order to continue beating her. Deliberately broke her toe. He then threatened her on April 29th with a baseball bat.

I think Counsel, quite frankly, is trying to spin what she represented last time, as a sword for today. The reason visitation was -- was objected to by me, quite frankly, is Counsel had represented to me and this Court that she was going to follow -- file a collateral family law case. And I said to this Court, then let's let the family court deal with any visitation, custody, parenting plan, property issues.

But you know, going back to the speculation and conjecture, Your Honor, I took the liberty of having my client assessed, quite frankly. I've been doing this long enough to know that, you know, I try to avoid he said/she said whenever possible. And I sent my client to Steven Pepping, who's been qualified by the trial judges as an expert in domestic violence assessments and testified to same. Mr. Pepping not only did, uh, some communication

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with my client, he did scientific testing. And based on his scientific testing in his report, he concluded that she is a victim of domestic violence.

If my client is a -- is suffering from Post-Traumatic

Stress Disorder at the hands of , well then yeah, of

course she may or may not have a mental health issue. But

then to turn around and say, "Well, she's got mental health

issues; therefore, you should just disregard everything she

says" is quite frankly, outrageous. And I could sit here

and tell this Court research, after research, after

research, after research, as to why victims of domestic

violence stay in relationships and don't leave for numerous

reasons. And I know this Court is familiar with that. And

I'm not qualified to get into that. But if you want me to,

I can be more than happy to line up the experts down the

hallway to come and testify to this Court.

But the fact of the matter is she is a documented victim of felony domestic violence. She's telling this Court that on April 29th, "he threatened to use a baseball bat to hurt me". She's threatened -- and I remind this Court, you know, Counsel wants to talk about how this, you know, model citizen. So was Chief Brame. Chief Brame was getting promotions to the Tacoma Police Department before he shot and killed his wife in front of the children. So I think that that is an absolutely

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irrelevant position.

This Court's job today is to decide if by a preponderance of the evidence, is a victim of domestic violence, as defined in RCW 26.50. And the answer is yes. And I also bring to the Court's attention that this whole argument about a custody grab, or however you want to phrase it, the Court of Appeals just yesterday issued a decision where they reversed Judge Orlando, Division II. And the -- and I'm just paraphrasing. Where Judge Orlando at that hearing had said that the kids, in essence, were going to decide who they wanted to see and whether they wanted to be with the father. And Judge Orlando entered a Parenting Plan that had restrictions in it. And the Court of Appeals reversed it.

THE COURT: It didn't have restrictions in it. It basically said kids would decide --

MR. RUNDLE: So you've read it? Okay, so you don't need me to tell you what it said. But the point I'm trying to make, Your Honor, and you and I have had disagreements on this issue, and that's fine. Family court acts independent of this Court, and this Court acts independent of the family court. And if you enter a DVPO, and there is going to be a basis for restrictions in family court, the family court has to make specific findings. And the number one finding, paraphrasing, is that the -- a parent poses a

risk to the children. So the fact that you enter a DVPO today is irrelevant when it comes to the parenting plan.

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So I think it's smoke and mirrors. I -- you know, I petition to this Court and I submit to this Court that the whole filing in the family court was nothing more than to try and cloud the issue and get this Court to just defer to the family court. I remind this Court, under RCW 26.50.025, you can't do that. You have to make a decision based on the DVPO.

And then if you choose to consolidate, which I'm a little bit suspicious of why the ex parte is even in front of this Court. Uh, and I -- this I not meant to malign Counsel. I -- my understanding is Counsel may have asked permission to have this all heard in front of one Commissioner, so I understand that. But as far as I'm concerned, you're playing two roles today. So I'm asking you to decide the DVPO, and then move on to the family court, if you so choose to do that today. Or send us back to Commissioner Gelman across the hall.

But I, you know, am strongly submitting to the Court to not make a decision and defer to the family court is not proper. The legislative mandate is clear of what the courts are supposed to do. And in fact, um, that was kind of not for the purposes of DV, but how statutes that are clear and unambiguous cannot be interpreted by a court.

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And I remind the Court of RCW 26.50.025(2) that says "relief under this chapter shall not be denied or delayed on the grounds that the relief is available in another action."

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so I'm asking you to rule on the DVPO first. I have not formally appeared in the family court, but, you know, I am going to cooperate. And if you wish to enter any kind of ex parte orders in the family court today, we can set a return date. I am very confident that I will be appearing in the family court case, and that we can deal with that in two or three weeks at the return date.

THE COURT: All right, thanks. I don't think there's any doubt, um, that in this relationship there's a history of domestic violence. I don't think there's any doubt in this relationship, based on, um, the records, that Ms.

is a victim of domestic violence.

I'm also, um, satisfied based on the record in front of me today that she has not met her burden of proof with respect to the current Domestic Violence Protection Order. So I will deny that request and dismiss the petition.

So did you want to address ex parte matters? Because

I do think it'd probably be appropriate to handle them

here, rather then --

MS. CAMANDONA: I --

THE COURT: -- send you back since this is --

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MS. CAMANDONA:
                          I do.
                                 And I did ask --
 1
         THE COURT: -- more (Inaudible) --
 2
         MS. CAMANDONA: -- permission of Commissioner Gelman,
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    as well yourself, yesterday.
 4
 5
         THE CLERK: They're on our docket today.
         THE COURT: Right.
 6
                             I know.
         THE CLERK: Okay.
 8
         THE COURT: We gave permission yesterday.
         MS. CAMANDONA: Yes.
 9
         THE COURT: So I just want to make sure. And I think
10
11
    I heard Mr. Rundle saying he doesn't object to that.
12
         MR. RUNDLE: Well, I was saying that I'll give it my
13
    best shot, but I haven't reviewed everything. My client
14
    was just served five minutes before --
15
         THE COURT: So --
         MS. CAMANDONA: Well, that's not entirely true, Your
16
17
    Honor, because I haven't --
         THE COURT: I'm not going to get too hung up on that.
18
19
    I mean, let's -- let's -- I mean, there's going to be some
    things that are going to be said that already have been
20
    said on the record. I don't know that I need to have it
21
    entirely repeated. I've read the family law case, and I
22
23
    understand that that's not entirely -- um, you've had an
    not as much time to familiarize yourself. But, um --
24
25
         MS. CAMANDONA:
                         Here --
```

1	THE COURT: you can make your request, and then
2	I'll let Mr. Rundle decide if he's prepared to proceed.
3	And if not, we can fashion a shortened time
4	MR. RUNDLE: I can tell you right now, I'm not, Your
5	Honor. I have not read anything.
6	MS. CAMANDONA: Your Honor
7	MR. RUNDLE: I advised her office that I was not
8	appearing. Um, I believe my assistant may have forwarded
9	some papers to . it would have been yesterday.
ΪΟ	Um, I have not read anything. So I'm clearly
11	MS. CAMANDONA: If I if I can inject (sic), Your
L2	Honor.
L3	THE COURT: going to be shooting from the
L4	MS. CAMANDONA: Um, the declaration that my client
L5	cites is the same declaration that was submitted for the
L6.	DVPO. There isn't a new declaration for my client. The
L7	only thing that didn't address in her reply
L8	declaration that we received on Monday was the child
19	support issue. And we're not covering that. So she's
20	already addressed the allegations of the alcohol and the
21	parenting of the child. So there isn't anything new that
22	was served with today that Mr. Rundle didn't
23	receive last week.
24	THE COURT: All right. So back to Mr. Rundle then. I
25	mean, we can proceed as in some fashion today. Or if

n lemanne di ente liuit du la decli esperata de la esperata de la contracta de la contracta de la contracta de

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you would rather have some time to -- to discuss it more
    fully with your client, and we can set you up for first
    thing tomorrow morning. I'm actually in ex parte tomorrow.
    And so we can do it even before the normal start of the
    docket --
        MR. RUNDLE: I --
         THE COURT: -- to accommodate everybody, or end of the
    docket at 11:30, 11:15, something like that.
8
         MR. RUNDLE: I would say 11:30 because I can't
    remember what it was, but I remember my -- my assistant
    told me that she set a consult for nine o'clock tomorrow.
11
    And I believe I have some kind of a hearing or something
12
    tomorrow afternoon. And then I'm pro-teming here on
13
    Friday. So 11:30 tomorrow, if you think that's enough time
14
    for you, would be fine.
15
         MS. CAMANDONA: I have a doctor's appointment at 10:00
16
    tomorrow, and I don't know how long it's going to last. I
17
    don't anticipate it being longer than an hour.
18
         THE COURT: First thing in the morn -- first thing in
19
20
    the afternoon, then?
       MS. CAMANDONA: First thing in the afternoon, I'm
21
    fine.
22
         THE COURT: Let me just check, Your Honor. I'm seeing
23
    if I have any -- any, um, hearings tomorrow afternoon.
24
    Because anything else I can move. But obviously, hearings,
```

```
Tomorrow's the 5<sup>th</sup>?
    I cannot.
         THE COURT: I think so.
         MS. CAMANDONA: Yes.
 3
         MR. RUNDLE: I have a hearing at 1:30 in front of
 5
    Commissioner Dicke, which should be quick because I'm
    asking Commissioner Dicke to not rule pending a UCCJEA.
    It's a paternity issue. So if you wanted to do 2:00, I'm
    sure Commissioner Dicke would accommodate. But you're
    gonna be ex parte afternoon, too?
     THE COURT: I'll be there.
10
11
         MS. CAMANDONA: Okay.
12
         THE COURT: Two o'clock.
         MS. CAMANDONA: Two o'clock is fine.
13
         THE COURT: All right. So, um, and let me -- I'll say
14
15
    this. If -- and I don't want to just fill up everybody's
    day and make them wait, and wait, and wait. If you walk in
16
17
    at two o'clock and it's packed, then we can talk about
18
    coming back later in the afternoon so that when we -- it
    sort of clears. But let's -- we'll assume two.
19
    (Inaudible) --
20
         MS. CAMANDONA: Okay.
21
         MR. RUNDLE: I'm trying to think of -- I'm trying to
22
    think if I have something later.
23
         THE COURT: Yeah.
24
         .MR. RUNDLE: I don't have my --
25
```

arabi kiang sang rung karasiyanmasiya ayasa ng bahata bendininiyasa ba ataili kidilinin yakasiyasa

```
THE COURT:
                     So this -- I know. And I get that.
    do our best tomorrow.
2
        MR. RUNDLE: Yeah.
         THE COURT: Um, the Court on its own motion, sua
    sponte, is going to enter a Restraining Order in the family
5
                                 from having any contact with
6
    law case restraining
            (sic) between now and the next hearing.
8
         MS. CAMANDONA:
         THE COURT: So if you grab the Restraining Order form,
   bottom middle. So that he's not to come to her place of
10
    residence, place of employment or otherwise have contact
11
    with her or, um, disturb her peace. That'll be the order
12
    until tomorrow at two.
13
         MS. CAMANDONA: Can we make that mutual, Your Honor?
14
         THE COURT: No.
15
         MR. RUNDLE: Your Honor, I'm gonna ask the Court -- I
16
    don't see the order. I don't recall if it's in the pattern
17
    form that, uh, we put in the language that notifies
18
    that if he violates it he's subject to arrest so it gives
19
    it a little bit more teeth.
20.
         THE COURT: It is in the --
21
        MR. RUNDLE: It is in there? Okay.
22.
         THE COURT: Yeah. So we'll get a signature on it as
23
    well.
         MR. RUNDLE:
25
                      Okay.
```

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```
THE COURT: And, um, the best practice is to take a
1
    copy over to South Sound 911 to make sure --
         MR. RUNDLE: I can do that. I'm actually parked
3
    across the street. So I can drop it off. I assume that's
    okay that they don't want it to come through 108. I don't
5
    want to --
         THE COURT: They do. 108 --
         MR. RUNDLE: Okay.
 8
         THE COURT: -- tells us take it straight --
         MR. RUNDLE: Okay. I will do that then.
10
         THE COURT: -- over to South Sound 911.
11
         MS. CAMANDONA: How -- is there a distance
12
    requirement, Your Honor, did you say?
13
         THE COURT:
                     I didn't say.
14
         MS. CAMANDONA: Okay.
15
         THE COURT: Um, what's your request, Mr. Rundle?
.16
         MR. RUNDLE: Uh, 100 feet. I mean, I don't want to
17
    prevent someone from going on I5. Um, but --
18
         THE COURT: 100 feet's fine.
19
         MS. CAMANDONA: Okay.
20
         MR. RUNDLE: Um, I'm gonna need to put an expiration
21
    date on this, Your Honor, because --
22
                     It should be front page, bottom.
         THE COURT:
23
         MR. RUNDLE: Right.
24
         THE COURT: Um, 6-5-14.
                                  It's good until tomorrow.
```

i great de la confrae transferio de la contractión de la contractión de la contractión de la contractión de la

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MR: RUNDLE: Um, how about with the Court's
    permission, why don't I put Monday? Because it can always
2
    be superseded by anything you do tomorrow.
3
         THE COURT: That's fine.
         MR. RUNDLE: Okay.
6
         THE COURT: Sure.
         MR. RUNDLE: So that would be 6, 7, 8 -- 9^{th}.
         THE COURT: 9th.
         MR. RUNDLE: Okay. Just in case we can't hook up with
    you tomorrow, we have an overlap for the weekend.
         THE COURT: That's fine.
        MR. RUNDLE: I haven't formally appeared, Your Honor.
12
    So I'm gonna go ahead and sign, but I'm gonna need
13
    to sign this as well.
14
         THE COURT: Yes, he does need to sign.
15
                   Date, too?
16
         MS. CAMANDONA: Yes, please. (Inaudible)?
17
         MR. RUNDLE: Yes. Thanks.
18
19
         MS. CAMANDONA: We have the same pen. (Inaudible).
         MR. RUNDLE: (Inaudible).
20
         MS. CAMANDONA: Yeah.
         THE COURT: Ms. Camandona, would you fill out the rest
22
    of the boxes related to his physical description, please?
23
         MS. CAMANDONA: Yes. Yes, I will. Height?
24
25
                   Six foot.
```

. 1	MS. CAMANDONA: Weight?			
2	MR. 190.			
3	MS. CAMANDONA: Eyes?			
4	MR. Blue. Hair bald.			
5	THE COURT: All right. Clerk's going to make you			
6	copies. The Court will be at recess. See everybody at two			
7	o'clock tomorrow.			
8	MR. RUNDLE: Okay. Thank you.			
9	MS. CAMANDONA: Thank you.			
10	MR. Thank you.			
11	(END OF RECORDING)			
12				
13				
14				
15				
16				
17				
18				
19				
20				
21				
22				
23				
24				
. 25				



14-2-01454-1 42798067 ORDSM 05-24-14

FILED
IN OPEN COURT

JUN 2 4 2014

PIERCE COUNTY, Clerk

By

DEPUTY

SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

DOB:	No.: 14-2-01454-1		
	ORDER DISMISSING PETITION		
Petitioner(s).	(ORDSM) (ORDYFTA) FAILURE TO APPEAR		
DOB: Respondent(s).			
THIS MATTER having come before the Court upon Petition for Domestic Violence Order of Protection. Petition for Sexual Assault Order of Protection. Petition for Vulnerable Adult Order of Protection.	tion.		
IT IS ORDERED that the Petition be DISMISSED for the following reasons: No proof of service upon Respondent. Petitioner failed to seek a reissuance of the Tempoary Order of Protection.			
☐ Dismissed by the court. Does not meet the require ☐ Petitioner Failed to Appear. Respondent was pres ☐ Dismissed at petitioner's request. ☐ Dismissed by agreement/parties request. ☐ Dismissed by Sgreement due to pending Family Land	sent.		
Dismissed by high some to pending Family Land Dismissed by Court. Fails to meet requirements of Other:	· · · · · · · · · · · · · · · · · · ·		
Dated: June 24, 2014 at 5 6.m. p.m.	BEICOURT COMMUSSIONER COMMISSIONER		
	COOK! COMMISSION		

Denial of Petition - Page 1 of 1 (ordymt_crt.tptdesign)



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6/17/2014

IN OPEN COURT

JUN 1.7 2014

PIERCE COUNTY, Clerk

By

DEPUTY

SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

Petitioner(s).	No.: 14-2-01502-5 ORDER DISMISSING PETITION (ORDSM) (ORDYFTA) FAILURE TO APPEAR			
DOB:				
THIS MATTER having come before the Court upon the following Petition: Detition for Domestic Violence Order of Protection. Detition for Sexual Assault Order of Protection. Petition for Vulnerable Adult Order of Protection.				
IT IS ORDERED that the Petition be DISMISS No proof of service upon Respondent. Petition Tempoary Order of Protection. Dismissed by the court. Does not meet the respondent was Dismissed at petitioner's request. Dismissed by agreement/parties request. Dismissed by agreement/parties request. Dismissed by agreement due to pending Fame Dismissed by Court. Fails to meet requirement	equirements of the statute. s present. nily Law action. +0-Ch			
Dated: June 17, 2014 at 2 a.m./p.m.	JUBSE/QURT COMMISSIONER			

Denial of Petition - Page 1 of 1 (ordymt_crt.rptdesign)

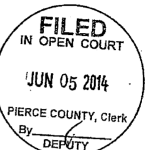


14-2-01505-0

42651721

ORDSM

06-05-14



SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

DOB:	No.: 14-2-01505-0			
	ORDER DISMISSING PETITION			
Petitioner(s).	(ORDSM)			
vs.	(ORDYFTA) FAILURE TO APPEAR			
DOB: Respondent(s).				
THIS MATTER having come before the Court upon the following Petition: ☐Petition for Domestic Violence Order of Protection. ☐Petition for Sexual Assault Order of Protection. ☐Petition for Vulnerable Adult Order of Protection.				
IT IS ORDERED that the Petition be DISMISSED for the following reasons: No proof of service upon Respondent. Petitioner failed to seek a reissuance of the Tempoary Order of Protection.				
Dismissed by the court. Does not meet the	e requirements of the statute.			
Petitioner Failed to Appear. Respondent w	as present.			
Dismissed at petitioner's request.				
☑ Dismissed by agreement/parties request.	7. 1			
Dismissed by agreement due to pending Fi				
☐ Dismissed by Court. Fails to meet requiren	nents of statute.			
Dated: Jurie 5, 2014 ata.m/p.m	JUDGE/COURT COMMISSIONER /			

Denial of Petition - Page 1 of 1 (ordynt_crt.rptdesign)



IN OPEN COURT JUN 05 2014 PIERCE COUNTY, Clerk

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR PIERCE COUNTY

•		
Petitioner(s), vs.		No. 14-2-01505-0 Memorandum of Journal Entry Domestic Violence MTHRG
Respondent(s)		1:35
Respondent appeared and testified At	ter Appeared	00
[] Petitioner failed to appear		
[] Consolidated into Family Law Actio	n 14-3-0	1676-9
[] Fails to meet the requirements of S	Statute	
[] No one appeared		
[] MOTION TO MODIFY / TERMINATE:		
[] Granted [] Denied		. · .
Other: Mutual personal record reserving law rase 714-		
June 5, 2014 1:00 PM Courtroom number: 117 Calendar: C2 - DOMESTIC VIOLENCE	Commission	ection Order er: PT COMM Larry Jerome Couture
Run date/time 06/05/14 12:01 Ixcrtrpt.pbl d_journal_entry_dv_report		

APPENDIX 119

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IN COUNTY FILED CLERK'S OFFICE A.M. MAY 30 2014 P.M.

SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

DOB: 07/20/1984 No.: 14-2-01586-6 **DENIAL OF PETITION** (ORDYMT) Petitioner(s). VŞ. DOB: 01/30/1981 Respondent(s).

THIS MATTER having come on for hearing upon the request of the petitioner that a protective order be issued,

IT IS FOUND that the Petition for an Order for Protection is denied because:

Dated: May 30, 2014.

OGE COURT COMMISSIONER

DENIAL OF PETITION DV - Page 1 of 1 (ordymt_dv.rptdesign)



(ordynut_crt.rptdesign)

FILED IN OPEN COURT

JUN 24 2014

PIERCE COUNTY, Clerk

SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

		DOB: 12/17/1979	No.: 14-2-01630-7	
		. *	ORDER DISMISSING	PETITION
Petitione	er(s).	\	(ORDSM) (ORDYFTA) FAILURE	TO ADDEAD
Respond	vs. dent(s).	DOB: 08/31/1980	(ORDTFTA) FAILURE	TO APPEAR
THIS MATTER having come before the Court upon the following Petition: 'S Petition for Domestic Violence Order of Protection. □ Petition for Sexual Assault Order of Protection. □ Petition for Vulnerable Adult Order of Protection. IT IS ORDERED that the Petition be DISMISSED for the following reasons: □ No proof of service upon Respondent. Petitioner failed to seek a reissuance of the Tempoary Order of Protection. □ Dismissed by the court. Does not meet the requirements of the statute. □ Petitioner Failed to Appear. Respondent was present. □ Dismissed at petitioner's request.				
☐ Dismissed by agreement/parties request. ☐ Dismissed by agreement/parties request. ☐ Dismissed by agreement due to pending Family Law action. → O -dur				
Dismissed b Other:	y Court. Fails	to meet requirements of	of statute.	
	\S			
Dated: June 24,	2014 at 10 at	m./z.m	CECCOPT COMMISSION	•
Deniel of Botision Bago			. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	CLINT JOHNSON OURT COMMISSIONE



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1614

6/24/2014

FILED IN OPEN COURT

JUN 24 2014

PIERCE COUNTY, Clerk

DEPUTY

SUPERIOR COURT OF TRACTIMO	TORTOR I LEROL GOSTI I
DOB: 10/06/198	1 No.: 14-2-01873-3
	ORDER DISMISSING PETITION
· Petitloner(s).	(ORDSM) (ORDYFTA) FAILURE TO APPEAR
vs. DOB: 12/29/1974 Respondent(s).	
THIS MATTER having come before the Court Petition for Domestic Violence Order of Protection for Sexual Assault Order of Protection for Vulnerable Adult Order of Protection IT IS ORDERED that the Petition be DISMISS No proof of service upon Respondent. Petition Tempoary Order of Protection.	rotection. ction. ection. EED for the following reasons: oner failed to seek a reissuance of the
☐ Dismissed by the court. Does not meet the re☐ Petitioner Failed to Appear. Respondent was	•
☐ Dismissed at petitioner's request.	
☐ Dismissed by agreement/parties request. ☐ Dismissed by agreement due to pending Fam	nily Law action. + O-du 3
Dismissed by Court. Fails to meet requirement	nts of statute.
Dated: June 24, 2014 ata.m./p.m.	JUDGE/COURT COMMISSIONER CLINT JOHNSON
Denial of Petition - Page 1 of 1	CLINT JOHNSONER

SKAGIT COUNTY

FILED SKAGIT COUNTY CLERK SKAGIT COUNTY, WA

2011 JUN -6 AH 18: 22

SUPERIOR COURT OF WASHINGTON FOR SKAGIT COUNTY	
	NO. 11-2-1035-2
Petitioner DOB Respondent DOB	RE-ISSUANCE OF TEMPORARY ORDER FOR PROTECTION AND NOTICE OF HEARING (ORRTPO) (Clerk's Action Required)
The Temporary Order for Protection issued on through the new court hearing date on this matter or 9:30 am at the Skagit County Courthouse. Other: Protitioner will be tilling described for and Parenting of the county of	(data) ite
Police Department where petitioner lives which shal intelligence system available in this state used by law Respondent appeared in court today and signed or The clerk of the court shall also forward a copy of this order County Sheriff's Office Department where respondent lives which shall personally the Temporary Order, and the Petition, and shall promptly of	Office Sadro WSL. Il enter this order in any computer-based criminal enforcement to list outstanding warrants. The control of the control o
service. Petitioner has made private arrangements for service of this	
DATED 661 at 10:20 (a.m)	UDGERDURT COMMISSIONER
742h	acknowledge receipt of a copy of this Order. Compared to Date
REISS OF TEMP ORD FOR PROTECTION/NT HRG (ORRTPO)—WPF DV-5.010 (9/2000) - RCW 26.50.060(3)	

SKAGIT COUNTY CLERK SKAGIT COUNTY. WA

2019 DEC 24 PM # 54

Faxed/Mailed for Entry to SWPD
Mailed for Service to Signal order

Dated 12/24/203

SUPERIOR COURT OF WASHINGTON FOR SKAGIT COUNTY	
	NO. 13.2.2090.7
Petitioner DOI	#I .
	ORDER FOR PROTECTION AND NOTICE OF HEARING (ORRTPO)
Respondent DOI	
The Temporary Order for Protection issued through the new court hearing date on this not possible of the Skagit County Courthouse. Other: If parties incorred the season of the season	natter on 1/22/14 (date) at
Police Department where petitioner lives w	er on or before the next judicial day to the heritt's Office 2 5 W. hich shall enter this order in any computer-based criminal d by law enforcement to list outstanding warrants.
	this order on or before the next judicial day to Fi's Office Police Police personally serve the respondent with a copy of this order.
the Temporary Order, and the Petition, and shall p	romptly complete and return to this court proof of
Respondent appeared in court today and a Petitioner has made private arrangements for servi	
DATED 12/24/13 at s.m/p.m.	JUDGE/COURT COMMISSIONER
Presented by:	acknowledge receipt of a copy of this Order.
appeared but aid not sign_ Petitioner Date	Respondent Date
REISS OF TEMP ORD FOR PROTECTION/NT HRG (OF WPF DV-5.018 (9/2000) - RCW 26.50.050(3)	RTPO)- Page 1 of 1

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FILED SKAGIT COUNTY CLERK SKAGIT COUNTY, WA

12-24-2013DV

THE STATE OF WASHINGTON, IN THE SUPERIOR COURT OF SKAGIT COUNTY

	NO: 13-2-02090-7
V\$	DOMESTIC VIOLENCE MINUTES MTHRG
[] JUDGE JOHN M. MEYER [] JUDGE SUSAN K. COOK [] COMMISSIONER G. BRIAN PAI	
Clerk: [] L. Churchill [] K. Denton [] L. Petrzelka [] S. Provalenko [] E	E. Rockwood [] C. Wilson
Petitioner: X Present [] Not Presen	t Represented by:
Respondent Present [] Not Present [] Not Ser	
[] Court signs Order of Protection. Exp	•
[] Court Signs Dismissal of Temporary	Protection Order
Court Signs Reissuance of Tempora	ry Order to 1/22/14
[] Petitioner [] Respondent reques	ts modification of existing order:
[] Court signs modification [] Court denies modification	
[] Petitioner [] Respondent reques	ts renewal of one year order of protection:
[] Court signs renewal [] Court denies renewal	
[] Petitioner [] Respondent reques	sts termination of existing order:
[] Court signs termination [] Court denies termination	
Other:	
Court orders restra	ints to remain in place for 12/14.

-
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•
3

Ca AZY	for Service
to	
Dated -	1.53

SKAGIT COUNTY CLERK SKAGIT COUNTY, WA 2014 JAN 22 PM 16 40

	· ·
SUPERIOR COURT OF WASHINGTON FOR SKAGIT COUNTY	·
Petitioner,	NO. 13-2-2090-7 DV DENIAL/DISMISSAL ORDER
Respondent,	☐ Domestic Violence ☐ Sexual Assau ☐ Antiharassment ☐ Vulnerable Adult (ORDSM)
modifying/terminating order for protection, and the court finding: Petitioner Respondent did not appear. Petitioner Respondent requested dismission of the court does not find a basis to enter the the court does not find a basis to modify or After testimony and notice, the court finds to No notice of this request has been made or	sal of the petition or application. e requested ex parte order. r terminate the existing order.
IT IS THEREFORE ORDERED that: ☐ The request for an ex parte order is denied. ☐ The motion to modify/ferminate is denied. ☐ The case is dismissed. ☐ The moving party (requester) shall have all. ☐Other;	
Date	Resbondent

DENIAL/DISMISSAL ORDER (ORDYMT) - Page 1 of 1 WPF DV-6.026 (9/2011) - RCW 26.50, RCW 10,14

SKAGIT COUNTY CLERK SKAGIT COUNTY WA

EX-PARTE MINUTES

2014 MAR 18 PM 1: 40

	14 0 00 00
	CASE NO: 14 2 00530 2 DV
	JUDGE/COMM: DANC NACOUN
VS	CLERK: V. CHWYCHULL O
	DATE:3-18-14
DITTINET. Ed Danner F 1 black December 1 1	COUNSEL[] Not Recorded [X]AVC2/1:20PML
DEF/RESP [] Present M Not Present [] (Custody [] Not in Custody [] COUNSEL
THIS MATTER COMES BEFORE THE COU	IRT ON AN EX-PARTE MOTION AND THE COURT SIGNS:
	DOMESTIC VIOLENCE
APPOINT GAL	TEMP PROTECTION & HEARING SET
AUTH DCFS/CPS RPT	FOR 3/26/2014 1:30pm
CHILD SUPPORT/CSW	MOD/TERM PROT OR
CONTINUANCE	TIODITENTIAL OR
CUSTODY DECREE / TEMP	CIVIL
DEFAULT	CHANGING NAME
EX PARTE REST	CONTINAUNCE
FNFCL/DECREE	CONT TRIAL
PARENTING PLAN/RES SCHEDULE	DEFAULT
POST PLACE REPORT	DEFAULT DEFAULT JUDGMENT
QUASH/ISSUE BW	DIR ISSUE OF WRIT
SERVICE BY MAIL	DIR ISSUE OF WRIT FNFCL/JUDGMENT
SHORTEN TIME	SHOW CAUSE
SHORTEN TIMESHOW CAUSE/CONTEMPT	STAY WRIT
TEMP PROTECTION	STIPULATED OR DISMISSAL
TEMP ORDER/ VIS/ SUPPORT	OTHER
UNSEALING FILE	
VACATE DISMISSAL	JUVENILE/AT-RISK/DEPENDENCY
WAIVER OF FEES	ANSWERS TO TRUE NAME/AGE
OTHER	ADVICE OF RIGHTS
	ADVICE OF CHARGES
PROBATE	BAIL
ADMIT WILL/APPOINT	DISMISSAL
APPOINT GDN / GAL	NEXT HEARING
APPROVE REPORT	RELEASE
GRANT LTRS ADMIN	RESTITUTION
PERSONAL REP ADJ SOLVENT	SET PETITION HRG FOR
WAIVER OF FEES	SET CONTEMPT HRG FOR
OTHER	SETTING HEARING
	OTHER
4	
Court encourages p	extitioner to open a paventing
Court encourages p	octitioner to open a paventing out take visitation away from ase/one year order.

APPENDIX 128

FILED SKAGIT COUNTY CLERK SKAGIT COUNTY, WA

04-09-2014DV

THE STATE OF WASHINGTON, IN THE SUPERIOR COURT OF SKAGIT COUNTY

DOMESTIC VIOLENCE MINUTES [MTHRG [] HSTKIC [] JUDGE JOHN M. MEYER [] JUDGE SUSAN K. COOK [] JUDGE BUSAN K. COOK [] JUDGE SUSAN K. COOK [] JUDGE DAVE NEEDY [] COMMISSIONER G. BRIAN PAXTON Clerk: [] L. Churchill [] K. Denton [Y.M. Gibbs [] B. Hoyt [] E. Murphy [] L. Petrzelka [] J. Provslenko [] E. Rockwood [] C. Wilson AVC		NO: 14-3-00205-6	
[] JUDGE SUSAN K. COOK [] JUDGE DAVE NEEDY [] COMMISSIONER G. BRIAN PAXTON Clerk: [] L. Churchill [] K. Denton [M. Gibbs [] B. Hoyt [] E. Murphy [] L. Petrzelka [] J. Provalenko [] E. Rockwood [] C. Wilson AVC	vs		NUTES
Petitioner: [] Present [] Not Present Represented by: [] Pro-Se Respondent: [] Present [] Not Present Represented by: [] Pro-Se Respondent: [] Present [] Not Present Represented by: [] Pro-Se [] Court signs Order of Protection. Expires on [] Court Signs Dismissal of Temporary Protection Order [] Court Signs Reissuance of Temporary Order to 4-16-14 [] Petitioner [] Respondent requests modification of existing order: [] Court signs modification [] Petitioner requests renewal of one year order of protection: [] Court denies modification [] Petitioner [] Respondent requests termination date is [] Court denies renewal [] Petitioner [] Respondent requests termination of existing order: [] Court signs termination [] Court denies termination Putition moves for untry of order and advance the Caust Ampublish Violated and a value last friday. Respondent moves for continuance for times.	[] JUDGE SUSAN K. C	OOK JUDGE DAVE NEEDY	ERT
Respondent: [Present [] Not Present Represented by: [] Pro Se [] Served [] Not Served [] Not Served [] Not Served [] Not Served [] Court signs Order of Protection. Expires on [] Court Signs Dismissal of Temporary Protection Order Court Signs Reissuance of Temporary Order to	[] L. Petrzelka [] J. Pro	valenko [] E. Rockwood [] C. Wilson	ırphy
Respondent: [Present	Petitioner: [] Present [
[] Court Signs Dismissal of Temporary Protection Order Vi Court Signs Reissuance of Temporary Order to 4-16-14 [] Petitioner [] Respondent requests modification of existing order: [] Court signs modification [] Court denies modification [] Petitioner requests renewal of one year order of protection: [] Court signs renewal [] New expiration date is	Respondent: [/] Present [Not Present Represented by:	
[] Court signs modification [] Court denies modification [] Petitioner requests renewal of one year order of protection: [] Court signs renewal [] New expiration date is	[] Court Signs Dismissal of Te	mporary Protection Order	*
[] Court denies modification [] Petitioner requests renewal of one year order of protection: [] Court signs renewal [] New expiration date is [] Court denies renewal [] Petitioner [] Respondent requests termination of existing order: [] Court signs termination [] Court denies termination Petitioner moves for entry of order and advises the Court Alexander Violated order [ast friday. Respondent moves for continuance lettimes	[] Petitioner [] Respondent re	equests modification of existing order:	
[] Court signs renewal [] New expiration date is	[] Court signs r	nodification modification	
[] Court denies renewal [] Petitioner [] Respondent requests termination of existing order: [] Court signs termination [] Court denies termination Putitioner moves for entry of order and advises the court repondent violated order last friday. Respondent moves for continuance lettinis	[] Petitioner requests renewal of	f one year order of protection:	
[] Court signs termination [] Court denies termination Petitioner moves for entry of order and advises the court respondent violated onter last friday. Respondent moves for continuance letitionis			·
Petitioner moves for entry of order and advises the court respondent violated order last Friday. Respondent moves for continuance letitionis	[] Petitioner [] Respondent	equests termination of existing order:	•
Respondent Molated onter last triday. Respondent moves for continuance letitioner	[] Court signs to	ermination [] Court denies termination	
Respondent violated onter last triday. Respondent mores for continuance letitioner	Petitioner m	rus for entry of order	end advises the
Respondent moves for continuance l'atitiones	court respond	nt violated onter last	Friday.
moves for email entact to arrange visitation at a public place	Respondent	moves for continuance	- Petitioner
	moves for ema	I contact to arrange u	esitati in at a public place

FILED SKAGIT COUNTY CLERK SKAGIT COUNTY, WA

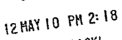
04-16-2014DV

THE STATE OF WASHINGTON, IN THE SUPERIOR COURT OF SKAGIT COUNTY

	NO: 14-3-00205-6
vs	DOMESTIC VIOLENCE MINUTES MTHRG [] HSTKIC
JUDGE JOHN M. MEYER [] JUDGE SUSAN K. COOK [] COMMISSIONER G. BRIAN P.	
Clerk: [] L. Churchill 第5K. Dent [] L. Petrzelka [] J. Provalenko	ton []M. Glbbs []B. Hoyt []E. Murphy []E. Rockwood []C. Wilson
AVC 1 1:33	Not Reported
Petitioner: TP Present [] Not Pre	esent Represented by:Pro-Se
Respondent: A Present [] Not Present [] Not S	esent Represented by: R. Sylacondy [] Pro Se
Dourt signs Order of Protection. Expire [] Court Signs Dismissal of Temporary F	
[] Petitioner [] Respondent requests me	odification of existing order:
[] Court signs modificatio	
[] Petitioner requests renewal of one year	r order of protection:
[] Court signs renewal [] Court denies renewal] New expiration date is
[] Petitioner [] Respondent requests to	ermination of existing order:
[] Court signs termination	Court denies termination
Petitioner mours for prot	ection order Mr. Sybrandy addresse
Issue + moves for restrain	ining order not a DV-Protection order
Parties address issue	
Court Signs ordy	
·	

SNOHOMISH COUNTY





SOHYA KRASKI COUNTY CLERK SHOHOMISH CO. WASH



·	SUPERIOR COURT OF WASHINGTON FOR SNOHOMISH COUNTY	ļ		OR PROTI	ECTION	
	DOB:	Cour	t	nohomish Count	y Superior	
	Petitioner (First, Middle, Last Name) v.	1	Rockefeller			
	**	1	ett, WA 9820		•	
	DOB:			er: (425) 388-34		
	Respondent (First, Middle, Last Name)	(Cle	rk's Action R	tequired) (OR	PRT)	
•	Names of Minors: No Minors Involved		Respo	ondent Identi	fiers	
_	First Middle Last Age		Sex	Race	Hair	
	14		Male	White	Red	
((W)	13-		Height	Weight	Eyes	
()			<u>5' 7"</u>	<u>155</u>	<u>Blue</u>	
_		- -	Respondent	's Distinguishing	Features:	
υg	Caution: Access to weapons: X yes no unknown				· · · · · · · · · · · · · · · · · · ·	
Ø	The Court Finds Based Upon the Court Reco	rd;				
5 .	The court has jurisdiction over the parties, the minors, and	the sul	ject matter an	d respondent has	been provided with	
	reasonable notice and an opportunity to be heard. Notice					
	X personal service service by mail pursuant to court or					
	X other Underline Motion for Reconsideration served on F					
	This order is issued in accordance with the Full Faith and 0	Credit p	provisions of V	/AWA: 18 U.S.C.	§ 2265.	
	Respondent's relationship to the petitioner is:			п., п		
	X spouse or former spouse X parent of a common child G current or former of stepparent or stepper.	dating n		in-law 🔲 p		
	current or former cohabitant as intimate partner,			tion other than par former cohabitant		
	including current or former registered domestic parts Respondent committed domestic violence as defined in RC		50 010 and ran	rononta a orodiblo	throat to the	
	physical safety of petitioner; the court concludes as a matter					
	Court Order Summary:	. 01 10		on onan de grant	· ·	
	X Respondent is restrained from committing acts of abuse a	s listed	in restraint pro	visions I and 2, or	n page 2.	
	X No-contact provisions apply as set forth on the following		•		, -	
	X Additional provisions are listed on the following pages.					_
	The terms of this order shall be effective immedia	tely a	nd for one ye	ear from today's	s date,	
_	unless stated otherwise here (date):	2013	Octob	er 1,201	2(M	e) 🐪
	Order for Protection (ORPRT) - Page 1 of 5 (This c WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060	o- alsı)	o reviewed ad	fler the modifie	dion trul.)	
						24

X 1.	Respondent is Restrained from causing physical harm, bodily injury, assault, including sexual	
	assault, and from molesting, harassing, threatening, or stalking X petitioner X the minors named in the table above ☐ these minors only:	(ne)
	(If the respondent's relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitant as intimate partner, including current or former registered domestic partner, then effective immediately, and continuing as long as this protection order is in effect, the respondent may not possess a firearm or ammunition. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1).)	
X 2.	Respondent is Restrained from harassing, following, keeping under physical or electronic surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of X petitioner. In the time that the table above only the minors listed below members of the victim's household listed below the victim's adult children listed below:	(Me)
X 3.	Respondent is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3 rd party or contact by Respondent's lawyer(s) with X petitioner. The minors neared in the table shove I these minors only:	
	If both parties are in the same location, respondent shall leave.	
X 4.	Respondent is Excluded from petitioner's X residence X workplace the school, the day care or school of the minors named in the table above these minors only: only is prohibited from knowingly coming within, or knowing remaining within, loo yeards of the petitioner's residence or workplace. Other Petitioner's address is confidential. X Petitioner waives confidentiality of the address which	
F F	is Petitioner shall have exclusive right to the residence that potitioner and respondent share. The respondent shall immediately Vacate the residence. The respondent may take respondent's personal clothing and tools of trade from the residence while a law inforcement officer is prosent. This address is confidential: Petitioner waives confidentiality of this address which is:	(run)
Ē	Respondent is Prohibited from knowingly coming within, or knowingly remaining within 100 YARDS (distance) of: petitioner's X residence X workplace school, the day care or school of the miners named in the table or page one these minors only: Other:	
□ 7.	Petitioner shall have possession of essential personal helongings, including the following:	

_		a
Company of the last of the las	8. Petitioner is granted use of the following vehicle: Year, Make & Model License No.	1
	□ 9. Other:	ť
	10. Respondent shall participate in treatment and counseling as follows: X domestic violence perpetrator treatment program approved under RCW 26.50.150 or counseling at: □ parenting classes at: □ drug alcohol treatment at: □ other:	7
ŀ	☐ 11 Petitioner is granted judgment against respondent for \$ fees and costs. ☐ 12 Parties shall return to court on at .m. for review.	
-	☐ 12. Parties shall return to court on	
	13. Petitioner shall have exclusive custody and control of the following pet(s) owned, possessed, leased, kept, or held by petitioner, respondent, or a minor child residing with either the petitioner or the respondent. (Specify name of pet and type of animal.):	(
	14. Respondent is Prohibited from interfering with the protected person's efforts to remove the pet(s) named above.	-(
	15. Respondent is Prohibited from knowingly coming within, or knowingly remaining within (distance) of the following locations where the pet(s) are regularly found: petitioner's residence (You have a right to keep your residential address confidential.)	
	☐ other:	
	Complete only if the protection ordered involves minors: This state X has exclusive continuing jurisdiction; X is the home state; ☐ has temporary emergency jurisdiction ☐ that may become final jurisdiction under RCW 26.27.231(2); ☐ other:	W
	☐ 16 Petitioner is Granted the temporary care, custody, and control of ☐ the minors named in the table above ☐ these minors only See pending parenting plan modification action; Cause No. 12-3-00704-9.	
	☐ 17. Respondent is Restrained from interfering with petitioner's physical or legal custody of ☐ the minors named in the table above ☐ these minors only: See pending parenting plan modification action, Cause No. 12-3-00704-9.	7
	☐ 18. Respondent is Restrained from removing from the state ☐ the minors named in the table above ☐ these minors only: See pending parenting plan modification action; Cause No. 12-3-00704-9.	+

Order for Protection (ORPRT) - Page 3 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

resuther	
No. 11-3-01479-9.	
The court has found by a preparderine (that issume of this order is allared but this is not to affect the favority plan norder, it can the courts decision regarding: 191 allegations	rol
Petitioner may request modification of visitation if respondent fails to comply with treatment or counseling as ordered by the court.	
If the person with whom the child resides a majority of the time plans to relocate the child, that person must comply with the notice requirements of the Child Relocation Act. Persons entitled to time with the child under a court order may object to the proposed relocation. See RCW 26.09, RCW 26.10 or RCW 25.26 for more information.	
Warnings to the Respondent: A violation of provisions I through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. §§ 2261, 2261A, or 2262.	
A violation of provisions 1 through 6, 14, or 15 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW.	
If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition. 18 U.S.C. § 922(g)(9); RCW 9.41.040.	
You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.	
Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.	
It is further ordered that the clerk of the court shall forward a copy of this order on or before the next judicial day to <u>SNOHOMISH COUNTY SHERIFF'S OFFICE</u> Where Petitioner Lives which shall enter it in a computer-based criminal intelligence system available in this state used by law enforcement to list outstanding warrants.	
Service	
The clerk of the court shall also forward a copy of this order on or before the next judicial day to Snohemish	•
Department Where Respondent Lives which shall personally serve the respondent with a copy	
of this order and shall promptly complete and return to this court proof of service.	
Petitioner shall serve this order by mail publication.	
Petitioner shall make private arrangements for service of this order. X Respondent appeared and was informed of the order by the court; further service is not required.	,

Order for Protection (ORPRT) - Page 4 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

	re-manned maniers, in	cluding taking physical custody for o	delivery to
petitioner.			
☐ Possession of the v			
Other:			
			
This Order is in Effect Ur	til the Evniratio	n Date on Page One	
		and finds that are ardire of one year or	less will be
If the dumtion of this order ever			
If the duration of this order exce	eds one year, the co	uit finds that all order of one year of	
If the duration of this order exceinsufficient to prevent further ac	ts of domestic viole	nce.	
insufficient to prevent further ac	ts of domestic viole	nce.	
insufficient to prevent further ac	ts of domestic viole	nce.	_
If the duration of this order exceinsufficient to prevent further act Dated: Way 10, 2012	ts of domestic viole	2:15 e-m (p.	_
insufficient to prevent further ac	ts of domestic viole	nce.	_
insufficient to prevent further ac	ts of domestic viole	nce.	_
insufficient to prevent further ac	ts of domestic viole	nce.	_
Dated: Way 10, 2012	ts of domestic viole	2:15 e.m (p.t	<u></u>
insufficient to prevent further ac	ts of domestic viole	2:15 e-m (p.1	<u></u>
Dated: Way 10, 2012	ts of domestic viole	2:15 e.m (p.t	<u></u>
Dated: Way 10, 2012	ets of domestic violer	2:15 a.m (p.1) Judge/Commissioner I acknowledge receipt of a copy	of this Ord
Dated: Way 10, 2012	ets of domestic violer	2:15 e.m (p.t	of this Orc

Order for Protection (ORPRT) - Page 5 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060



FILED

2014 AUG 15 PH 2: 15

SUPERIOR COURT OF WASHINGTON FOR SNOHOMISH COUNTY

COUNTY CLERK

CAUSE NO.:

14-2-0ชีวิทยาร์ห cก. พิลิรห

COMMISSIONER:

TRACY G. WAGGONER

CLERK:

PATRICIA BUNDY

DATE:

08-15-14 @ 1:00 P.M.

DIGITALLY RECORDED

(PETITIONER)

AND

(RESPONDENT)

THIS MATTER CAME ON FOR: DOMESTIC VIOLENCE HEARING

CONTINUED DATE/TIME/CALENDAR AND CONTINUANCE CODE: 09-19-14 @ 1:00 P.M. (XD) HCNTU

HEARING DATE SET/TIME/CALENDAR CODE:

ACTION: TERMINATION OF PROTECTION ORDER/ENTRY OF TEMPORARY ORDERS IN FAMILY

LAW MATTER

ACTION: SPANISH INTERPRETER NEEDED

ACTION: CONFIRMED/COURT

HEARING STRICKEN/CODE:

FETITIONER APPEARED: YES

COUNSEL: PRO SE

RESPONDENT APPEARED: YES

COUNSEL: JOSHUA DABLING

CUARDIAN AD LITEM APPEARED:

NO

OTHER PARTIES PRESENT:

YES, MARIA DOPPS, COURT CERTIFIED INTERPRETER.

PRESENT, SWORN AND INTERPRETING

DOCUMENTS FILED:

ORDERS ENTERED: REISSUANCE OF TEMPORARY ORDER FOR PROTECTION AND NOTICE OF HEARING ENTERED, TO BE FILED BY THE FACILITATOR

PROCEEDINGS/COURT'S FINDINGS;

IN LIGHT OF THE FACT THAT THE RESPONDENT HAS SUPERIOR LANGUAGE SKILLS, BETTER FINANCIAL ASSETS AND FAMILY SUPPORT, THE COURT FINDS THE DISSOLUTION PAPERWORK TO BE BULLYING AT BEST. THE FACT THAT HE IS THREATENING TO TAKE CUSTODY OF THE PARTIES' CHILDREN, AND TO USE THAT AS A LEVER AGAINST THE PETITIONER

THE LAW IS CLEAR THAT THE PARENT WHO HAS BEEN PROVIDING THE MOST CARE OF THE CHILDREN FOR THE PAST YEAR WILL MOST LIKELY BE NAMED THE CUSTODIAL PARENT. FOR COUNSEL TO LEAD HIS ARGUMENT BY INTIMIDATING THE MOTHER WITH THE LOSS OF HER CHILDREN IS THREATENING AND IS NOT IN COMPLIANCE WITH WHAT THE LAW IS. CHILDREN ARE NOT FURNITURE AND ONE DOES NOT NEGOTIATE ABOUT CHILDREN AS IF THEY ARE "STUFF".

1

MINUTE ENTRY

APPENDIX 137

14-2-00911-7

CONSIDERING THE ENTIRETY OF THE SITUATION, THE COURT FINDS THAT THERE HAVE BEEN SOME BEHAVIORS THAT HAVE BEEN DONE IN THE HEAT OF ANGER THAT FALL WITHIN THE DEFINITION OF DOMESTIC VIOLENCE. THE RESPONDENT HAS PUNCHED IN WALLS AND BROKEN OTHER PROPERTY, WHICH AT THE LEAST IS THREATENING. THE SPECIFIC INCIDENCE WHICH LED THE PARTIES INTO COURT DOES NOT FALL WITHIN THE STATUTE OF DOMESTIC VIOLENCE; HOWEVER THERE HAS BEEN SOME NOT DIFFICULTY IN THE PARTIES ACCEPTING NEW BOUNDARIES. THE RESPONDENT IS INSTRUCTED TO LEAVE THE PETITIONER'S HOME WHEN SHE TELLS HIM TO. THE FACT THAT SHE HAS ASKED HIM TO LEAVE AND HE REFUSED TO DO SO CREATES A DIFFICULT SITUATION.

THE COURT WILL RE-ISSUE THE TEMPORARY ORDER TO GIVE THE PARTIES A BREAK AND HOPEFULLY LET THEIR EMOTIONS COOL OFF. THEY SHOULD ENTER ANY RESTRAINTS THEY FEEL THEY NEED IN THEIR DISSOLUTION PAPERWORK. THE COURT WILL REMOVE MOST OF THE RESTRAINTS FROM THE ORDER IN REGARD TO THE CHILDREN. THE MOTHER INDICATES ANY ABUSE IS AIMED TOWARD HER, AND NOT THE CHILDREN.

THE MOTHER INDICATES SHE DOES NOT FEEL THAT THE CHILDREN SHOULD BE SUPERVISED WHEN THEY ARE WITH THEIR FATHER FOR SHORT VISITS. THE FATHER SHALL HAVE THE CHILDREN WEDNESDAYS AND FRIDAYS FROM 5:00 P.M. TO 7:00 P.M. THE MOTHER WILL TELL THE PATERNAL GRANDFATHER WHERE THE CHILDREN MAY BE PICKED UP. THE RESPONDENT MAY RETURN TO THE FAMILY HOME.

2

FILED

2014 AUG 15 PM 2: 15

SONYA KRASKI COUNTY CLERK SNOHOMISH CO. WASH



FOR SNOHOMISH COUNTY		- 112 2 2 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2	
		NO. 14-2. 00911-7	
Petitioner (first, middle, last)	DOR	REISSUANCE OF TEMPORARY	
V\$.		ORDER FOR PROTECTION AND NOTICE OF HEARING (ORRTPO)	
Respondent (first,middle,last)	DOB	(Clerk's Action Required)	
The Transport Order for Hand		7-15-14 is hereby extended	
through the new court hearing			
		floor Dept. B/C Everett, WA 98201 (location).	
Λ .			
Doot come and	7	BOTHLIN WW	
That Moon		Act address Peter Promose	
The clerk of the court shall forward a copy			-DK
	nty Sheriff's Offic		Ha
system available in this state used by law en	snan enter this ord aforcement to list	der in any computer-based criminal intelligence outstanding warrants	
☐ The clerk of the court shall also forward			VII
	ounty Sheriff's Of	Fice Police Police	n
Department where respondent lives w	hich shall persons	ally serve the respondent with a copy of this order, y complete and return to this court proof of	- C
service.	4,4		90
Petitioner has made private arrangement	ts for service of th	nis order	
DATES: at 2°	augustin.	AD/	000
DATED: 4 7 774	70	JU CONTROL COMMISSIONER	3 5
Presented by:		acknowledge receipt of a copy of this Order.	H- L
08-19	5-14		$i_{-}O$
Petitioner	Date	Respondent Date	Yevi
		no super	010
			1
		Northead	We
REISS OF TEMP ORD FOR PROTECTION/N	r HRG (ORRTPO	Respondent Date 21 Respondent Date 21 Page 1 of 1 Date 12 9 F 6 2	wa
WPF DV-5.010 (9/2000) - RCW 26.50,060(3)	-	1)- Page 1 of 1 10 be WIF 5-7	pm
	-	1)-1'age 1 of 10 be W97-5-7	pm N

APPENDIX 139

SPOKANE COUNTY

Speliare

COURT POLICY RE: PARENTING PLANS IN DOMESTIC VIOLENCE / ANTI-HARASSMENT CASES

In any case under a Domestic Violence (DV) Petition for Order of Protection that involves children of the parties to the action, the court's principal policy is that they will only address visitation or other parenting concerns on a temporary basis. That is because the principal object of these actions is to provide protection to the petitioner(s) and also because parenting issues deserve a more comprehensive examination before a long-term decision is made regarding the parties' schedule with the children.

As a result of this policy, the court will not enter a parenting plan or residential schedule in a DV action. If the Respondent has appeared and is requesting a schedule of contact with their children, that request will be considered. If granted, the visitation schedule will normally "sunset" or expire in a period of several weeks or months to allow one or the other of the parties to commence a parentage, dissolution or legal separation action where a more complete parenting plan or residential schedule can be developed. The court may not order that the parties commence such an action, but it should be understood that unless such an action is commenced that the court sanctioned contact awarded in the DV Order of Protection would expire on the date of the sunset period, unless extended by further court order.

The court will not order any residential time or visitation under an Anti-Harassment Petition under any circumstances.

FILED

JUN 2 3 2011

THOMAS R. FALLQUIST SPOKANE COUNTY CLERK

Superior Court of Washington For County of Spokane	Order for Protection No. 11202387-1
	Court Address WEST 11 16 BROADWAY
Petitioner (First, Middle, Last Name) DOB	SPOKANE WA 99260
V DOB	Telephone Number: (509) 477-2211
Respondent (First, Middle, Èast Name) DOB	Clerk's Action Required) (ORPRT)
Names of Minors: No Minors Involved	Respondent Identifiers
First Middle Last Age	Sex Race Hair
	male white Ked 810
	Height Weight Eyes
	5:10 230 Brie.
	Respondent's Distinguishing Features:
·	arms thest, Back legs.
The Court Finds Based Upon the Court Recording the court has jurisdiction over the parties, the minors, and easonable notice and an opportunity to be heard. Notice of personal service is service by mail pursuant to court or of other. This order is issued in accordance with the Full Faith and Court or sepondent's relationship to the petitioner is: Spouse or former spouse in current or former description of a common child in the stepparent or stepching current or former cohabitant as intimate partner.	the subject matter and respondent has been provided with of this hearing was served on the respondent by der service by publication pursuant to court order credit provisions of VAWA: 18 U.S.C. § 2265. Sating relationship in-law parent or child blood relation other than parent or child current or former cohabitant as programate.
The court has jurisdiction over the parties, the minors, and easonable notice and an opportunity to be heard. Notice of personal service is service by mail pursuant to court or other. This order is issued in accordance with the Full Faith and Contest and the peritioner is: Some spouse or former spouse in current or former description of a common child in stepparent or stepch in current or former cohabitant as intimate partner, including current or former registered domestic partners, by sical safety of petitioner; the court concludes as a matter of the perition of t	the subject matter and respondent has been provided with of this hearing was served on the respondent by der service by publication pursuant to court order. Credit provisions of VAWA: 18 U.S.C. § 2265. Lating relationship in-law parent or child blood relation other than parent or child current or former cohabitant as roommate there. W 26.50.010 and represents a credible threat to the
The Court Finds Based Upon the Court Reco. The court has jurisdiction over the parties, the minors, and easonable notice and an opportunity to be heard. Notice of personal service service by mail pursuant to court order to other. This order is issued in accordance with the Full Faith and Court order is issued in accordance with the Full Faith and Court order is spouse or former spouse. Spouse or former spouse current or former despondent's relationship to the petitioner is: Aparent of a common child stepparent or stepch current or former cohabitant as intimate partner, including current or former registered domestic partners including current or former registered domestic partners as a matter court order Summary: Respondent is restrained from committing acts of abuse as No-contact provisions apply as set forth on the following pages.	the subject matter and respondent has been provided with of this hearing was served on the respondent by der service by publication pursuant to court order credit provisions of VAWA: 18 U.S.C. § 2265. Lating relationship in-law parent or child hild blood relation other than parent or child current or former cohabitant as roommate thereof we will be considered and represents a credible threat to the rof law the relief below shall be granted.
The Court Finds Based Upon the Court Reco. The court has jurisdiction over the parties, the minors, and easonable notice and an opportunity to be heard. Notice of personal service service by mail pursuant to court or other. This order is issued in accordance with the Full Faith and Court order is issued in accordance with the Full Faith and Court order is spouse or former spouse current or former department of a common child stepparent or stepch current or former cohabitant as intimate partner, including current or former registered domestic partners, espondent committed domestic violence as defined in RC hysical safety of petitioner; the court concludes as a matter court Order Summary: Respondent is restrained from committing acts of abuse as No-contact provisions apply as set forth on the following pages. The terms of this order shall be effective immediate.	the subject matter and respondent has been provided with of this hearing was served on the respondent by der service by publication pursuant to court order credit provisions of VAWA: 18 U.S.C. § 2265. Lating relationship in-law parent or child hild blood relation other than parent or child current or former cohabitant as roommate thereof we will be considered and represents a credible threat to the rof law the relief below shall be granted.
The Court Finds Based Upon the Court Reco. The court has jurisdiction over the parties, the minors, and easonable notice and an opportunity to be heard. Notice of personal service service by mail pursuant to court order to other. This order is issued in accordance with the Full Faith and Court order is issued in accordance with the Full Faith and Court order is spouse or former spouse. Spouse or former spouse current or former despondent's relationship to the petitioner is: Aparent of a common child stepparent or stepch current or former cohabitant as intimate partner, including current or former registered domestic partners including current or former registered domestic partners as a matter court order Summary: Respondent is restrained from committing acts of abuse as No-contact provisions apply as set forth on the following pages.	the subject matter and respondent has been provided with of this hearing was served on the respondent by der service by publication pursuant to court order credit provisions of VAWA: 18 U.S.C. § 2265. Lating relationship in-law parent or child hild blood relation other than parent or child current or former cohabitant as roommate thereof we will be considered and represents a credible threat to the rof law the relief below shall be granted.

It is Ordered:
Nespondent is Restrained from causing physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking Petitioner Pthe minors named in the table above □ these minors only:
(If the respondent's relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitant as intimate partner, including current or former registered domestic partner, then effective immediately, and continuing as long as this protection order is in effect, the respondent may not possess a firearm or ammunition. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1).)
surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of petitioner \(\overline{\text{The minors named in the table above } \overline{\text{Only the minors listed below } \overline{\text{The members of the victim's household listed below } \overline{\text{The table above } \overline{\text{Only the minors listed below}}}
☐ 3. Respondent is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3 rd party or contact by Respondent's lawyer(s) with petitioner □ the minors named in the table above □ these minors only: If both parties are in the same location, respondent shall leave.
☑ 4. Respondent is Excluded from petitioner's ☑ residence ☐ workplace ☐ school; ☑ the day care or school of ☑ the minors named in the table above ☐ these minors only:
☐ Other ☐ Petitioner's address is confidential. ☐ Petitioner waives confidentiality of the address which is:
□ 5. Petitioner shall have exclusive right to the residence that petitioner and respondent share. The respondent shall immediately Vacate the residence. The respondent may take respondent's personal clothing and tools of trade from the residence while a law enforcement officer is present. □ This address is confidential. □ Petitioner waives confidentiality of this address which is:
図 6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within
☐ Other:
7. Petitioner shall have possession of essential personal belongings, including the following:

Order for Protection (ORPRT) - Page 2 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

□ 8.	Petitioner is granted use of the following vehicle:	
	Year, Make & Model	License No.
□ 9.	Other:	
ļ		
	Respondent shall participate in treatment and counseling a domestic violence perpetrator treatment program approviously at: parenting classes at:	s follows: red under RCW 26.50.150 or
	☐ drug/alcohol treatment at: ☐ other:	
□ 11.	Petitioner is granted judgment against respondent for \$	fees and costs.
□ 12.	Parties shall return to court on	, atm. for review.
Compl	lete only if the protection ordered involves pets:	
	Petitioner shall have exclusive custody and control of the fi leased, kept, or held by petitioner, respondent, or a minor cl petitioner or the respondent. (Specify name of pet and type	ild residing with either the
☐ 14. · I	Respondent is Prohibited from interfering with the protect pet(s) named above.	ted person's efforts to remove the
_	Respondent is Prohibited from knowingly coming within, (distance) of the following locations whe	re the pet(s) are regularly found:
. [☐ petitioner's residence (You have a right to keep your resid☐	ential address confidential.) Park
	Jother:	
Comple prisile prisile	eteronly it the protection ordered involves mimors. This however the protection ordered involves mimors. This however the protection of the protection ordered involves mimors. This is not protection ordered involves mimors.	tate Minas exclusive communic ser drenga Bitha and yrbecome lands
Ø 16. P tz	Petitioner is <i>Granted</i> the temporary care, custody, and contrable above these minors only:	rol of the minors named in the
zi 17. r Ç	Respondent is Restrained from interfering with petitioner's the minors named in the table above \(\square\$ these minors only:	physical or legal custody of
₫ 18. R al	Lespondent is Restrained from removing from the state D bove ☐ these minors only:	the minors named in the table

Order for Protection (ORPRT) - Page 3 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

19. The respondent will be allowed visitations as follows: Wednesdays 2.4
house hother will provide transportation Any
arrangements to a mode through Resourcests nother
All custody I visitation provides expire
- Family law
Petitioner may request modification of visitation if respondent fails to comply with treatment or
counseling as ordered by the court.
If the person with whom the child resides a majority of the time plans to relocate the child, that person must comply with the notice requirements of the Child Relocation Act. Persons entitled to time with the child under a court order may object to the proposed relocation. See RCW 26.09, RCW 26.10 or RCW 26.26 for more information.
Warnings to the Pechandent Living
Warnings to the Respondent: A violation of provisions 1 through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. §§ 2261, 2261A, or 2262.
A violation of provisions 1 through 6, 14, or 15 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW.
If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition. 18 U.S.C. § 922(g)(9); RCW 9.41.040.
You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.
Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.
It is further ordered that the clerk of the court shall forward a copy of this order on or before the next judicial day to
Police Department Where Petitioner Lives which shall enter it in a computer-based criminal
intelligence system available in this state used by law enforcement to list outstanding warrants.
Service
☐ The clerk of the court shall also forward a copy of this order on or before the next judicial day to ☐ County Sheriff's Office ☐ Police
Department Where Respondent Lives which shall personally serve the respondent with a conv
of this order and shall promptly complete and return to this court proof of service
☐ Petitioner shall serve this order by ☐ mail ☐ publication. ☐ Petitioner shall make private arrangements for service of this order.
Respondent appeared and was informed of the order by the court: further service is not as informed.

Order for Protection (ORPRT) - Page 4 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

	☐ Law enforcement shall assist petitioner in obtaining:
	☐ Possession of petitioner's ☐ residence ☐ personal helongings located at ☐ the decidence
.	Tooldonee Lifespoildent's residence Johner
	Custody of the above-named minors, including taking physical custody for delivery to petitioner.
	☐ Possession of the vehicle designated in paragraph 7, above. ☐ Other:
	□ Other:
Ĺ	
2	
,	This Order is in Effect Until the Expiration Date on Page One.
11	The duration of this order exceeds one year the court finds that an and a second
ij	sufficient to prevent further acts of domestic violence.
· D	exacted: $\frac{Q}{23/U}$ at $\frac{2}{2}$
	16.2
	Valled Joli
_	Seented by Sudge/Commissioner VALERIE JOLICOEUR
ν	I acknowledge receipt of a copy of this Order:
	6.2311
	Date Respondent Rate
	Date
	The petitioner or petitioner's lawyer must complete a Law Enforcement Information Sheet
L.	(LEIS).

Order for Protection (ORPRT) - Page 5 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

SPOKANE COURT OF WASHINGTO	ON	
		NO. 14-2-01680-2
Petitioner	DOB	REISSUANCE OF TEMPORARY ORDER FOR PROTECTION AND NOTICE OF HEARING (ORRTPO)
Respondent	DOB	(Clerk's Action Required)
shall enter this order in any computer-base enforcement to list outstanding warrants. The clerk of the court shall also forward a Court shall a Court s	n this matter of the shall prompted of the s	AND INTO TAME OF POLICE DEPARTMENT OF THE PROPERTY OF THE PROOF OF THE POLICE DEPARTMENT WHERE PETITIONER USE THE POLICE DEPARTMENT WHERE PETITIONER LIVES WHICH CONTROL OF THE POLICE DEPARTMENT WHERE PETITIONER LIVES WHICH CONTROL OF THE POLICE DEPARTMENT OF THE POLICE D
REISS OF TEMP ORD FOR PROTECTION/NT F	HRG (ORRTP	0)- Page 1 of 1 77073
WPF DV-5.010 (9/2000) - RCW 26.50.060(3)		

WALLA WALLA COUNTY

SCANNED





For Wa	Court of Washington Ila Walla County	Order for No. 14 2 Court Address	Protection 00235	
Petitioner (First, Mid v. Respondent (First, M		Telephone Numb		RT)
Names of Minors:	☐ No Minors Involved	Resp	ondent ldent	ifiers
First Mid	dle Tagt Age.	Sex YY Height	Race VVV1+C Weight	Hair YXXVVV Eyes
6 / 1		Sour		
The Court Finds The court has jurisdice reasonable notice and personal service	weapons: yes no nunknow Based Upon the Court Rec ction over the parties, the minors, a f an opportunity to be heard. Notic service by mail pursuant to court	n cord: nd the subject mattera e of this hearing was s	nd respondent has	ondent by
The Court Finds The court has jurisdice reasonable notice and personal service other	Based Upon the Court Rection over the parties, the minors, at an opportunity to be heard. Notice service by mail pursuant to court	n cord: nd the subject mattera e of this hearing was s order \square service by p	nd respondent has erved on the respondential	ondent by at to court order
The Court Finds The court has jurisdice reasonable notice and personal service of other This order is issued in Respondent's relation parent of a courrent or for including current committee.	Based Upon the Court Rection over the parties, the minors, as an opportunity to be heard. Notice service by mail pursuant to court accordance with the Full Faith and aship to the petitioner is: ner spouse current or former	nd the subject matter are of this hearing was sorder service by produced credit provisions of ar dating relationship epchild blood recurrent courter RCW 26.50.010 and reservices	nd respondent has erved on the respondent has ablication pursuant VAWA: 18 U.S.C. in-law lation other than par former cohabitant epresents a credib	to court order 2. § 2265. parent or child arent or child at as roommate
The Court Finds The court has jurisdice reasonable notice and personal service of personal service. This order is issued in Respondent's relation parent of a court of a court of current or for including current committed physical safety of pet Court Order Sun Respondent is rest No-contact provision Additional provision.	Based Upon the Court Rectation over the parties, the minors, as an opportunity to be heard. Notice service by mail pursuant to court accordance with the Full Faith and aship to the petitioner is: mer spouse	nd the subject matter are of this hearing was sorder service by particle of the dating relationship expendid blood researcher RCW 26.50.010 and relation of law the relief because as listed in restraint pages.	nd respondent has erved on the respondent has erved on the respondent has believed in law and the representation other than part former cohabitant epresents a credible oelow shall be grant or ovisions 1 and 2,	parent or child arent or child arent or child at as roommate le threat to the nted. on page 2.

Order for Protection (ORPRT) - Page 1 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

1 اسلم	Respondent is Restrained from causing physical harm, bodily injury, assault, including se
1	assault, and from molesting, harassing, threatening, or stalking petitioner of the minors
	named in the table above \square these minors only:
	named in the table above in these minors only.
	(If the respondent's relationship to the petitioner is that of spouse or former spouse, parent of a comm
	child, or former or current cohabitant as intimate partner, including current or former registered dome
	partner, then effective immediately, and continuing as long as this protection order is in effect, the
	respondent may not possess a firearm or ammunition. 18 U.S.C. § 922(g)(8). A violation of this
	federal firearms law carries a maximum possible penalty of 10 years in prison and a\$250,000 fine. A
	exception exists for law enforcement officers and military personnel when carrying
	department/government-issued firearms. 18 U.S.C. § 925(a)(1).)
Z 2.	Respondent is Restrained from harassing, following, keeping under physical or electronic
	surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual,
	other electronic means to monitor the actions, locations, or wire or electronic communication
	petitioner I the minors named in the table above I only the minors listed below I membe
	the victim's household listed below \(\text{ the victim's adult children listed below:}\)
	the Alchin 2 household used below in the Alekhin 3 while children used below.
7 3	Respondent is Restrained from coming near and from having any contact whatsoever, in
	person or through others, by phone, mail, or any means, directly or indirectly, except for
	mailing or service of process of court documents by a 3 rd party or contact by Respondent's
	lawyer(s) with \square petitioner \square the minors named in the table above \square these minors only:
	lawyer(s) with an periclosion of the minors marked in the table above an aless minors only.
	If both parties are in the same location, respondent shall leave.
<u> </u>	Respondent is Excluded from petitioner's Tresidence workplace School; The day of
	or school of 2 the minors named in the table above □ these minors only:
	Other
-	Petitioner's address is confidential. Petitioner waives confidentiality of the address wh
	is:
T 5	Petitioner shall have exclusive right to the residence that petitioner and respondent share. T
J.	respondent shall immediately Vacate the residence. The respondent may take respondent
	personal clothing and tools of trade from the residence while a law enforcement officer is
	present.
	☐ This address is confidential. ☐ Petitioner waives confidentiality of this address which is:
\vdash	6. Respondent is Prohibited from knowingly coming within, or knowingly remaining with
	(distance) of: petitioner's Presidence workplace
	☐school; ☐the day care or school of ☐the minors named in the table on page one
	these minors only:
	· · · · · · · · · · · · · · · · · · ·
	☐ Other:
	Petitioner shall have possession of essential personal belongings, including the following:
. ۱۰ اسا	rentioner shan have possession of essential betsonal befolighigs, including the following.

Order for Protection (ORPRT) - Page 2 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

☐ 8. Petitioner is granted use	of the following vehicle:	
Year, Make & Model	. /	License No
19. Other: This on	der will be translot der in the distance to filed, a pession will	ed upon why of A
II A DETINA	LI-O a REVIEW will	Deen 6/13/14
☐ domestic violence pe counseling at: ☐ parenting classes at:	ipate in treatment and counseling as expetrator treatment program approvent at:	ed under RCW 26.50.150 or
☐ other:		
☐ 11. Petitioner is granted jud	gment against respondent for \$	fees and costs.
☐ 12. Parties shall return to co	ourt on	, at m. for review
Complete only if the protection	on ordered involves pets:	
petitioner or the respond	petitioner, respondent, or a minor oldent. (Specify name of pet and type ted from interfering with the protect	of animal.):
☐ 15. Respondent is Prohibit	ted from knowingly coming within, ance) of the following locations wh	or knowingly remaining within ere the pet(s) are regularly found:
□ petitioner's residence □	(You have a right to keep your residue)	dential address confidential.) Park
Other:		
jurisdiction. Bis the home sta	on ordered involves minors. This ie; Thas temporary emergency just 231(2); Tother.	sdiction I that may become final:
☐ 16. Petitioner is Granted the table above ☐ these min	ne temporary care, custody, and contors only:	trol of Ethe minors named in the
		•
	ned from interfering with petitioner the table above \(\preced \) these minors only	

Order for Protection (ORPRT) - Page 3 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060

	Thuk in Ounty Sheriff's Office Police Department Where Respondent Lives which shall personally serve the respondent with a copy
	Demontment where personnent i was which shall be sold to to do to bold with a vori
	of this order and shall promptly complete and return to this court proof of service.
	☐ Petitioner shall serve this order by ☐ mail ☐ publication.
	Peritioner shall make private arrangements for service of this order.
	Respondent appeared and was informed of the order by the court; further service is not required.
1	☐ Law enforcement shall assist petitioner in obtaining:
	☐ Possession of petitioner's ☐ residence ☐ personal belongings located at: ☐ the shared
	Custody of the above-named minors, including taking physical custody for delivery to petitioner.
1	Possession of the vehicle designated in paragraph 7, above.
	☐ Other:
1	Other:
in	the duration of this order exceeds one year, the court finds that an order of one year or less will be sufficient to prevent further acts of domestic violence.
D	at 2:03 ama_fp.m.
أح	$ated: 2/9/4 \qquad at 2-23 \qquad axadp.m.$
	ated: 5/9/14 at 2:03 are /p.m.
	dudge/Commissioner
D,	200
D.	Judge/Commissioner
b,	Judge/Commissioner
D.	Judge/Commissioner
D .	Judge/Commissioner Lackrowledge receipt of a copy of this Order.
D	Judge/Commissioner

Order for Protection (ORPRT) - Page 5 of 5 WPF DV-3.015 Mandatory (6/2010) - RCW 26.50.060 MM : 0 2014

Superior Court of Washingt For Walla Walla		No. 14 2 00391 0
		Temporary Order for Protection and
Petitioner	DOB	Notice of Hearing (TMORPRT) (Clerk's Action Required)
VS.		Next Hearing Date/Time: 1-30 Pm
Respondent	DOB	1 1210AY JUNE 20,201
lames of Minors: No Minors In	wolved	Respondent Identifiers
First Middle Last.	Age_	Sex Race Hair MHSP. Gray
		Height Weight Eyes
		Respondent's Distinguishing Features:
	•	^
this or her appartunity to be heard at the	scheduled hear	d the subject matter. The respondent will be served noti
the court has jurisdiction over the parties, the finis or her opportunity to be heard at the stands that an emergency exists and that a Tespondent to avoid irreparable harm. The Court Orders: The Court Orders:	the minors, and scheduled head emporary Protestantian perition	d the subject matter. The respondent will be served noticing. RCW 26.50.070. For good cause shown, the courtection Order should be issued without notice to the served physical harm. Modily injury, assault, including sexual
the court has jurisdiction over the parties, the finis or her opportunity to be heard at the stands that an emergency exists and that a Tespondent to avoid irreparable harm. The Court Orders: The Court Orders:	the minors, and scheduled head emporary Protestantian perition	d the subject matter. The respondent will be served noticing, RCW 26.50.070. For good cause shown, the courtection Order should be issued without notice to the
he court has jurisdiction over the parties, to fhis or her opportunity to be heard at the sinds that an emergency exists and that a Tespondent to avoid irreparable harm. The Court Orders: 1. Respondent is Restrained from cassault, and from molesting, harassitable above these minors only:	the minors, and scheduled head emporary Protestantians petition ing, threatening	d the subject matter. The respondent will be served noticing. RCW 26.50.070. For good cause shown, the coursection Order should be issued without notice to the er physical harm. Jodily injury, assault, including sexues, or stalking petitioner. The minors named in the
he court has jurisdiction over the parties, to fhis or her opportunity to be heard at the sinds that an emergency exists and that a Telespondent to avoid irreparable harm. The Court Orders: 1. Respondent is Restrained from cassault, and from molesting, harassitable above these minors only: 2. Respondent is Restrained from ha cyberstalking as defined in RCW 9.	the minors, and scheduled head emporary Protesting petition ing, threatening arassing, follow. 61.260, and uvire or electronisted below []	d the subject matter. The respondent will be served noticing. RCW 26.50.070. For good cause shown, the courtection Order should be issued without notice to the served physical harm. Modily injury, assault, including sexual
he court has jurisdiction over the parties, the finish of her opportunity to be heard at the sinds that an emergency exists and that a Tespondent to avoid irreparable harm. The Court Orders: 1. Respondent is Restrained from cassault, and from molesting, harass table above these minors only: 2. Respondent is Restrained from has cyberstalking as defined in RCW 9 monitor the actions, locations, or with table above only the minors his	the minors, and scheduled head emporary Protesting petition ing, threatening arassing, follow. 61.260, and uvire or electronisted below []	d the subject matter. The respondent will be served noticing. RCW 26.50.070. For good cause shown, the coursection Order should be issued without notice to the er physical harm, bodily injury, assault, including sexue, or stalking petitioner the minors named in the wing, keeping under physical or electronic surveillance, sing telephonic, audiovisual, or other electronic means the communication of petitioner the minors named in
the court has jurisdiction over the parties, the finis or her opportunity to be heard at the sinds that an emergency exists and that a Tespondent to avoid irreparable harm. The Court Orders: 1. Respondent is Restrained from cassault, and from molesting, harassitable above these minors only: 2. Respondent is Restrained from ha cyberstalking as defined in RCW 9 monitor the actions, locations, or withe table above only the minors his victim's adult children listed below:	the minors, and scheduled head emporary Protesting petition ing, threatening arassing, follow .61.260, and unite or electronisted below	d the subject matter. The respondent will be served noticing. RCW 26.50.070. For good cause shown, the coursection Order should be issued without notice to the er physical harm, bodily injury, assault, including sexues, or stalking petitioner the minors named in the wing, keeping under physical or electronic surveillance, sing telephonic, audiovisual, or other electronic means the communication of petitioner the minors named in members of the victim's household listed below the
he court has jurisdiction over the parties, the finis or her opportunity to be heard at the sinds that an emergency exists and that a Tespondent to avoid irreparable harm. The Court Orders: 1. Respondent is Restrained from cassault, and from molesting, harass table above these minors only: 2. Respondent is Restrained from ha cyberstalking as defined in RCW 9 monitor the actions, locations, or with table above only the minors livictim's adult children listed below:	the minors, and scheduled head emporary Protesting petition ing, threatening arassing, follow. 61.260, and unite or electronisted below the next page	d the subject matter. The respondent will be served noticing. RCW 26.50.070. For good cause shown, the courection Order should be issued without notice to the er physical harm, bodily injury, assault, including sexues, or stalking petitioner the minors named in the wing, keeping under physical or electronic surveillance, sing telephonic, audiovisual, or other electronic means the communication of petitioner the minors named in members of the victim's household listed below the
the court has jurisdiction over the parties, the finis or her opportunity to be heard at the sinds that an emergency exists and that a Tespondent to avoid irreparable harm. The Court Orders: 1. Respondent is Restrained from cassault, and from molesting, harassitable above these minors only: 2. Respondent is Restrained from ha cyberstalking as defined in RCW 9 monitor the actions, locations, or withe table above only the minors his victim's adult children listed below:	the minors, and scheduled head emporary Protesting petition ing, threatening arassing, follow. 61.260, and unite or electronisted below the next page	d the subject matter. The respondent will be served noticing. RCW 26.50.070. For good cause shown, the courection Order should be issued without notice to the er physical harm, bodily injury, assault, including sexues, or stalking petitioner the minors named in the wing, keeping under physical or electronic surveillance, sing telephonic, audiovisual, or other electronic means the communication of petitioner the minors named in members of the victim's household listed below the

/
Respondent is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3 rd party or contact by respondent's lawyer(s) with petitioner the minors named in the table above these minors only:
MA Participated from unique and the consults of an activities and Parishana
4. Respondent is Restrained from going onto the grounds of or entering petitioner's residence workplace school the day care or school of the minors named in the table above these minors only:
☐ other:
Petitioner's address is confidential. Petitioner waives confidentiality of the address which is: WALLA WALLY UGBU2
□ 5. Petitioner shall have exclusive right to the residence petitioner and respondent share. The respondent shall immediately Vacate the residence. The respondent may take respondent's personal clothing and respondent's tools of trade from the residence while a law enforcement officer is present. □ This address is confidential. □ Petitioner waives confidentiality of this address which is:
n/A
6. Respondent is Prohibited from knowingly coming within, or knowingly remaining within (distance) of: petitioner's Presidence workplace. school the day care or school of the minors named in the table above these minors only:
☐ other:
☐ 7. Petitioner shall have possession of essential personal belongings, including the following:
NA
☐ 8. Petitioner is granted use of the following vehicle: Year, Make & Model License No.
I other. This order will Expire you with a Ristering
I 9. Other. This order will Expire you entry of a REsterity of the diverce or you the hosing set short, whether is some
Complete the following only if protection is granted involving a minor:
☐ 16. Petitioner is <i>Granted</i> the temporary care, custody, and control of ☐ the minors named in the table above
☐ these minors only:
17. Respondent is Restrained from interfering with petitioner's physical or legal custody of the minors named in the table above \Box these minors only:

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 2 of 4 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

18. Respondent is Restrained from removing from the state If the minors named in the table above these minors only:
The respondent is directed to appear and show cause why this temporary order shouldnot be made effective for one year or more and why the court should not order the relief requested by the petitioner or other relief which may include electronic monitoring, payment of costs, and treatment. Failure to Appear at the Hearing May Result in the Court Granting Such Relief. The Next Hearing Date is Shown on Page One.
Warnings to Respondent: A violation of provisions 1 through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal land, you may be subject to criminal prosecution in federal court under 18 U.S.C. § 2261, 2261A, or 2262.
A violation of provisions I through 6 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW.
If the court issues a final protection order, and your relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitantas intimate partner, including a current or former registered domestic partner, you may not possess a firearm or ammunition for as long as that final protection order is in effect. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1). If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition. 18 U.S.C. § 922(g)(9); RCW 9.41.040.
You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application. Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United
States territory, and any tribal land within the United States shall accord full faithand credit to the order. It is further ordered that the clerk of the court shall forward a copy of this order on or before the next judicial day to County Sheriff's Office Police
Department Where Petitioner Lives which shall enter it in a computer based criminal intelligence system available in this state used by law enforcement to list outstanding warrants.
The clerk of the court shall also forward a copy of this order on or before the next junicial day to County Sheriff's Office Police Department Where Respondent Lives which shall personally serve the respondent with a copy of this order and shall promptly complete and return to this court proof of service. Petitioner has made private arrangements for service of this order.
 □ Law enforcement shall assist petitioner in obtaining: □ Possession of petitioner's □ residence □ personal belongings located at: □ the shared residence □ respondent's residence □ other: □ Custody of the above-named minors, including taking physical custody for delivery to petitioner (if applicable).

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 3 of 4 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

Dated: 4/9/14	at/:/5 2.m./p.m.	120
		Judge/Commissioner

Presented by:

Petitioner

A Law Enforcement Information Sheet (LEIS) must be completed.

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 4 of 4 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

WAHKIAKUM COUNTY

i, KAY M. HOLLAND, Clark of the Superior court of Wahklakum County, State of Washington, heroby certify that this instrument is a true and correct copy of the original on file in my office.

KAY M. HOLLAND

FILED
12 SEP -6 AMIO: 43
WAY A MALANDA SOURTY WA
WASHIANDH SOURTY WA
EY_______

Superior Court of Washington	Order for Protection		
For Wahkiakum County	No. 12-2-00062-9		
	Court Address 64 Main Street		
Petitioner (First, Middle, Last Name) DOB	Cathalaunt, WA 98612		
V.	Telephone Number:() 3(a): 795 - 3559		
Respondent (First, Middle, Last Name) DOB	(Clerk's Action Required) (ORPRT)		
Acabandon (1 1886, 1912000)	Respondent Identifiers		
Names of Minors: No Minors Involved	Sex Race Hair		
First Middle Last Age			
	Height Weight Eyes		
	Respondent's Distinguishing Features:		
Caution: Access to weapons: ☐ yes ☐ no ☐ unknow.			
The Court Finds Based Upon the Court Reco The court has jurisdiction over the parties, the minors, a with reasonable notice and an opportunity to be heard. personal service service by mail pursuant to court other. This order is issued in accordance with the Full Faith an	and the subject matter and respondent has been provided. Notice of this hearing was served on the respondent by t order service by publication pursuant to court order		
Respondent's relationship to the petitioner is:	C.		
spouse or former spouse parent of a common child current or former cohabitant as intimate parmer, including current or former registered domestic particle. Respondent committed domestic violence as defined in I physical safety of petitioner; the court concludes as a magnetic particle.	pehild blood relation other than parent or child current or former cohabitant as roommate artner RCW 26.50.010 and represents a credible threat to the		
Court Order Summary:	ee or literad in restraint provisions 1 and 2 on have 2.		
Respondent is restrained from committing acts of abus No-contact provisions apply as set forth on the follows. Additional provisions are listed on the following page:	ing pages. s. ZN Aug		
The terms of this order shall be effective immedi	ately and for one year from today's date, unless		
stated otherwise here (date):			
Order for Protection (ORPRT) - Page 1 of 5 WPF DV-3.015 Mandatory (06/2012) - RCW 26.50.0	060		

11.13	True/eu.
A 1	Respondent is Restrained from causing physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking petitioner \square the minors named in the table above \square these minors only:
	(If the respondent's relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitant as intimate partner, including current or former registered domestic partner, then effective immediately, and continuing as long as this protection order is in effect, the respondent may not possess a firearm or ammunition. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1).)
7 2.	
A 3.	Respondent is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3 rd party or contact by Respondent's lawyer(s) with petitioner \square the minors named in the table above \square these minors only:
	If both parties are in the same location, respondent shall leave.
X 4.	Respondent is <i>Excluded</i> from petitioner's \nearrow residence \square workplace \square school; \square the day care or school of \square the minors named in the table above \square these minors only:
	☐ Other ☐ Petitioner's address is confidential. ☐ Petitioner waives confidentiality of the address which is:
□ <i>5</i> .	Petitioner shall have exclusive right to the residence that petitioner and respondent share. The respondent shall immediately <i>Vacate</i> the residence. The respondent may take respondent's personal clothing and tools of trade from the residence while a law enforcement officer is present. This address is confidential. Petitioner waives confidentiality of this address which is:
A 6.	Respondent is Prohibited from knowingly coming within, or knowingly remaining within <u>fM feet</u> (distance) of: petitioner's M residence workplace school; workplace on school of the minors named in the table on page one these minors only:
	☐ Other:

Order for Protection (ORPRT) - Page 2 of 5 WPF DV-3.015 Mandatory (06/2012) - RCW 26.50.060

☐ 7. Petitioner shall have possession of essential personal belongings, including the following:
NIA
2 8. Petitioner is granted use of the following vehicle: Year, Make & Model 2006 Nigan Section License No.
□ 9. Other:
 ☐ 10. Respondent shall participate in treatment and counseling as follows: ☐ domestic violence perpetrator treatment program approved under RCW 26.50.150 or counseling at: ☐ parenting classes at: ☐ drug/alcohol treatment at:
☐ other: ☐ 11. Petitioner is granted judgment against respondent as provided in the Judgment, WPF DV
☐ 12. Parties shall return to court on
Complete only if the protection ordered involves pets:
☐ 13. Petitioner shall have exclusive custody and control of the following pet(s) owned, possessed leased, kept, or held by petitioner, respondent, or a minor child residing with either the petitioner or the respondent. (Specify name of pet and type of animal.):
☐ 14. Respondent is Prohibited from interfering with the protected person's efforts to remove the pet(s) named above.
☐ 15. Respondent is Prohibited from knowingly coming within, or knowingly remaining within (distance) of the following locations where the pet(s) are regularly found: ☐ peritioner's residence (You have a right to keep your residential address confidential.) ☐ Park
☐ other: Complete only if the protection ordered involves minors: This state ☐ has exclusive continuing jurisdiction; ☐ is the home state; ☐ has temporary emergency jurisdiction ☐ that may become final jurisdiction under RCW 26.27.231(2); ☐ other;
☐ 16. Petitioner is Granted the temporary care, custody, and control of ☐ the minors named in the table above ☐ these minors only:
☐ 17. Respondent is Restrained from interfering with petitioner's physical or legal custody of ☐ the minors named in the table above ☐ these minors only:
☐ 18. Respondent is Restrained from removing from the state ☐ the minors named in the table above ☐ these minors only:

Order for Protection (ORPRT) - Page 3 of 5 WPF DV-3.015 Mandatory (06/2012) - RCW 26.50.060

in desirence of follows: Existence of 5:00 Am						
K 19. The respondent will be allowed visitations as follows.						
through Sondays at 514 Transfer of Sometha						
Utching will be the at the contribute at the						
Street Cathlanet WA.						
-311-02-1						
Petitioner may request modification of visitation if respondent fails to comply with treatment or						
connseling as ordered by the court. If the person with whom the child resides a majority of the time plans to relocate the child, that person must comply with the notice requirements of the Child Relocation Act. Persons entitled person must comply with the notice requirements of the proposed relocation. See						
person must comply with the notice requirements of the proposed relocation. See to time with the child under a court order may object to the proposed relocation. See						
RCW 26.09, RCW 26.10 or RCW 26.26 for more information.						
Warnings to the Respondent: A violation of provisions 1 through 6 of this order with actual notice of its						
terms is a criminal offense under chapter 20.50 ke. Want with subject to the involves conduct within the special						
order involves travel across a state line of the boundary of a tribal lands, you may be subject to criminal maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal						
1 Section in forderni court sinder 18 1) S.C. 99 2201, 2201A, 01 2204.						
I and the second misdemental miless one of the 10100 miles						
A violation of provisions 1 through 6, 14, or 15 of this order is a gloss induction of amount to assault in the first degree or conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or conditions apply: Any assault that is a violation of this order that is						
conditions apply: Any assault that is a violation of this order and that the shot amount in violation of this order that is second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Also, a						
second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Also, a reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order violation of this order is a class C felony.						
1 · · · · · · · · · .						
If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or						
1 40 Tr C C C 0002(a)(0), DCW 0 41 1141)						
The Person of Persons Who Uplained the Older Make of						
The Art of the Order's Probinitions. You have the Sole responsibility to around a						
the court can be and a provincione of the court can change the order upon without approved						
The same of the fill charter the instruction and a decident the same of the fill charter the instruction and the same of the fill charter the instruction and the same of the fill charter the instruction and the same of the fill charter the instruction and the same of the fill charter the instruction and the same of the same of the fill charter the instruction and the same of						
States territory, and any tribal land within the United States shall account territory, and any tribal land within the United States shall account territory.						
WACIC Data Entry						
It is further ordered that the clerk of the court shall forward a copy of this order on or before the						
next judicial day to City Police Department Where Petitioner Lives which shall enter it in a computer-based						
City Police Department Where Petitioner Lives which state of the criminal intelligence system available in this state used by law enforcement to list outstanding						
Warrants. Service						
The clerk of the court shall also forward a copy of this order on or before the next judicial day to						
The state of the second entities which shall personally serve the respondent with						
Police Department where respondent Lives and return to this court proof of service. a copy of this order and shall promptly complete and return to this court proof of service.						
a copy of this order and state promptly confidence. Peutioner shall serve this order by mail publication.						
I make the state of the principle of the principle of the service						
The Respondent appeared and was informed of the order by the court; further service is not required.						

Order for Protection (ORPRT) - Page 4 of 5 WPF DV-3.015 Mandatory (06/2012) - RCW 26.50.060

☐ Custody or	respondent's residence other:
petitioner.	
☐ Possession☐ Other:	of the vehicle designated in paragraph 7, above.
Other:	
Outet.	
TI. 0 () . E	The Charles Touristics Date on Born One
	fect Until the Expiration Date on Page One.
If the duration of this o	rder exceeds one year, the court finds that an order of one year or less will be
If the antenon or and o	idel exceeds one year, me coarrings that an order of the year of the
	further acts of domestic violence.
insufficient to prevent f	
insufficient to prevent f	further acts of domestic violence.
insufficient to prevent f	further acts of domestic violence. at 10:30 (a.m)/p.m.
insufficient to prevent f	further acts of domestic violence.
insufficient to prevent f	further acts of domestic violence. at 10:30 (a.m)/p.m.
insufficient to prevent f	further acts of domestic violence. at 10:30 (a.m)/p.m. Judge/Commissioner
insufficient to prevent f	further acts of domestic violence. at 10:30 (a.m)/p.m. Judge/Commissioner
insufficient to prevent f Dated: <u>9/6/12</u>	further acts of domestic violence. at 10:30 (a.m)/p.m. Judge/Commissioner

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12 AUG 22 PM 3: 45

Superior Court of Washingto For Wahkiakum County	on
Petitioner Respondent	No. 12-2-00062-9 Petition for Order for Protection (PTORPRT)
I am a ☐ guardian ☐ guardian ad litem is a victim of domestic violence in a date of the minor victim is identifying information is provided in particular. ☐ The victim lives in this county.	is a victim of domestic violence committed by the I next friend of a minor who is 13 to 15 years of age and ating relationship with a person age 16 or older. The name
3. The victim's age is: ☐ Under 16 ☐ 16 or 17 反 18 or over	Respondent's age is: Under 16 16 or 17 X18 or over
 4. The victim's relationship with the respondent is: ☐ spouse or former spouse ☒ parent of a common child ☐ current or former cohabitant as intimate partner, including current or former registered domestic partner 	© current or former dating

Petition for Order for Protection (PTORPRT) - Page 1 of 6 WPF DV-1.015 Mandatory (6/2010) - RCW 26.50.030

Name			į	How F	Related to	Resides
(First, Middle Initial, Last)	Age	Race-	Sex	Petitioner	Respondent	with
		white	F	daughter	davainter	petitione
				7	J	
			T .			

the respondent:

Case Name	
Case Number	
Court/County	

Check the box for each type of relief you are requesting, for each type of order you need.

Temp: I Request a Temporary Order for Protection, effective until the hearing, because an Emergency Exists as described in the statement below. A temporary protection order

	snonia	be issued immediately without notice to the respondent, to avoid irreparable injury.
ull:	I Reque	est a "full" Order for Protection, following a hearing.
Temp ‡	Full ‡	
⊠Í	Ä	Restrain respondent from causing any physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking in me in the minors named in paragraph 5 above in these minors only:
•		(If the court orders this relief, and the respondent is your spouse or former spouse, the parent of a common child, or a current or former cohabitant as intimate partner, including a current or former registered domestic partner, the respondent will be prohibited from possessing a firearm or ammunition under federal law for the duration of this order. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1).)
Ø	₩	² Restrain respondent from harassing, following, keeping under physical or electronic surveillance, cyherstalking as defined in RCW 9.61.760, and using

telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of X me X the minors named in paragraph 5 above \square only the minors listed below: \square members of the victim's household listed below \(\sigma\) the victim's adult children listed below:

Petition for Order for Protection (PTORPRT) - Page 2 of 6 WPF DV-1.015 Mandatory (6/2010) - RCW 26.50.030

Tem _į ↓	p Fu ↓	Temporary Order, effective until a hearing. Full Order, effective following a hearing.					
ès es		Restrain respondent from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing of court documents, with me with minors named in paragraph 5 above, subject to any court-ordered visitation in these minors only, subject to any court-ordered visitation:					
M M		⁴ Exclude respondent from □ our shared residence ⋈ my residence					
		☐ my workplace ☐ my school ☑ the residence, day care, or school of ☑ the minors named in paragraph 5 above ☐ these minors only:					
	i	□ other:					
		You have a right to keep your residential address confidential.					
		⁵ Direct respondent to vacate our shared residence and restore it to me.					
X	. IX	⁶ Prohibit respondent from knowingly coming within, or knowingly remaining within <u>500 foct</u> (distance) of □ our shared residence ☒ my residence □ my workplace □ my school ☒ the day care or school of ☒ the minors named in paragraph 5 above. □ these minors only:					
		Other:					
	X	Patitioner and minors clothing, shoes, bunkbeds, washer and dryer, Kitchen table and chairs, petitioners of heirlands and armoire.					
∮ d.	X	Sear, Make & Model 2000 NISSAN Sentra License No					
		Other:					
•							
N/A	Ö	10 Direct the respondent to participate in appropriate treatment or counseling services.					
N/A		Require the respondent to pay the fees and costs of this action.					
Ň/A	1 21	12 Remain Effective longer than one year because respondent is likely to resume acts of domestic violence against the interest of					
r	acts of domestic violence against me if the order expires in a year.						
	1	Check the following only if you are requesting protection involving pets					
N/A		possessed, leased, kept, or held by me, respondent, or a minor child residing with either me or the respondent. (Specify name of pet and type of animal.):					
tition for (Order fo	Protection (PTOPRET)					

Petition for Order for Protection (PTORPRT) - Page 3 of 6 WPF DV-1.015 Mandatory (6/2010) - RCW 26.50.030

Describe medical treatment you received and for what: I have been hospital 12ed for mental Healt
Issues due to abuse in 2011 and on what have been hospital 12ed for mental Heals
Acontro doctor on The 21st often cost
Pour on April 12th affect his association a fixed hemotoma. I got a tenth fixed by Dr.
Pour on April 12th after hale punched one breaking my both. I have a test that we still broken from the July 2 thingirlent. I have a test that we
The state of the s
The state of the s
a doctor and mental Health Specialist to help cope with the abuse.
Does the respondent own or possess firearms? ☒ Yes ☐ No
Does the respondent use firearms, weapons or objects to threaten or harm you? Please describe:
THE TOTAL THINGS HER MICHIPS WINGTON KALE HADE
olet the front door, proken friend the and the the thrown his belongings
out the front door, broken furniture, and thrown things from the car, the has
If you are requesting that the protection order lasts longer than one year, describe the reasons why:
we great 9 months apart and the day the protection order was up he
was at my front door. I am afraid of him and fear he usill follow
when I was away ar warking. I need this order because I'm
to contact and haras me.
Other: I have endured Sexual abuse. He has rafed attempted to rape,
Intimidate Coerse manipulate, and intoxicate to gain Sex. He would do
this even after hurting me Saying he loved me and wanted to make -up.
duaghter to gain power over me.
Continue on separate page if necessary.) ☐ Personal service cannot be made upon respondent within the state of Washington.
Learning and a serious respondent within the state of Washington.
I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true
Dated: 8/22/12 at Cathlamet Washington
at <u>Cathlamet</u> Washington.
Dated: 8/22/12 at <u>Cathlamet</u> Washington.
Von home of the second
You have a right to keep your residential address confidential. If you have one, please provide an
other than your residence, where you may receive legal documents:
Petition for Order for Protection (PTORPRT) - Page 6 of 6 WPF DV-1.015 Mandatory (6/2010) - RCW 26.50.030
,

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12 AUG 22 PH 4: 01

AND, Clerk of the Superior Court of Wahklakum County, State of Washington, hereby certify that this instrument is a true and correct copy of the original on file in my office. KAY M. HOLLAND willallan BY Der ex Superior Court of Washington No. 12-2-00062-9 For Wahkiakum County Temporary Order for Protection and Notice of Hearing (TMORPRT) DOB (Clerk's Action Required) Next Hearing Date/Time: 9 At: 9:30 am DOB Names of Minors:

No Minors Involved

_FIFSL	- Nonne		0.00
			•
,			
4			
		•	
		•	
			
2			

Respondent Identifiers

Sex	Race	Hair
$_{\rm m}$	White	profe
Height	Weight	Eyes
5111	215	brown

Respondent's Distinguishing Features: 1011005 ON SMOULLES

one on torearm Access to weapons: X yes I no I unknown

Cantion:

The Court Finds:

Petitioner

Respondent

The court has jurisdiction over the parties, the minors, and the subject matter. The respondent will be served notice of his or her opportunity to be heard at the scheduled hearing. RCW 26.50.070. For good cause shown, the court finds that an emergency exists and that a Temporary Protection Order should be issued without notice to the respondent to avoid irreparable harm.

The Court Orders:

X 1.	Respondent is Restrained from causing petitioner physical harm, bodily injury, assault, including
(C) 5	sexual assault, and from molesting, harassing, threatening, or stalking Detitioner of the minors
The L	named in the table above \(\text{ these minors only:} \)

2. Respondent is Restrained from harassing, following, keeping under physical or electronic surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of Apetitioner Athe minors named in the table above \square only the minors listed below \square members of the victim's household listed below I the victim's adult children listed below:

Additional no contact provisions are on the next page. The terms of this order shall be effective until:

the end of the hearing, noted above.

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 1 of 4 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

I.
☑ 3. Respondent is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3 rd party or contact by respondent's lawyer(s) with ☑ petitioner ☑ the minors named in the table above ☐ these minors only:
□ 4. Respondent is Restrained from going onto the grounds of or entering petitioner's ☑ residence ☐ workplace ☐ school ☑ the day care or school of ☑ the minors named in the table above ☐ these minors only:
Other:
Petitioner's address is confidential. Thetitioner waives confidentiality of the address which is:
□ 5. Petitioner shall have exclusive right to the residence petitioner and respondent share. The respondent shall immediately Vacate the residence. The respondent may take respondent's personal clothing and respondent's tools of trade from the residence while a law enforcement officer is present. □ This address is confidential. □ Pentioner waives confidentiality of this address which is:
 A Respondent is Prohibited from knowingly coming within, or knowingly remaining within 500 feet (distance) of: petitioner's ⊠ residence □ workplace □ school ☒ the day care or school of ☒ the minors named in the table above □ these minors only: □ other:
7. Petitioner shall have possession of essential personal belongings, including the following:
■ 8. Petitioner is granted use of the following vehicle: Year, Make & Model OCO NISSON Sentra License No.
□ 9. Other:
Complete the following only if protection is granted involving a minor:
16. Petitioner is Granted the temporary care, custody, and control of the minors named in the table above If these minors only:
17. Respondent is Restrained from interfering with petitioner's physical or legal custody of Athe minors named in the table above \(\Bar{\text{the}}\) these minors only:

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 2 of 4 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

☑ 18. Respondent is Restrained from removing from the state ☑ the minors named in the table above ☐ these minors only:
The respondent is directed to appear and show cause why this temporary order should not be made effective for one year or more and why the court should not order the relief requested by the petitioner or other relief which may include electronic monitoring, payment of costs, and treatment. Failure to Appear at the Hearing May Result in the Court Granting Such Relief. The Next Hearing Date is Shown on Page One.
Warnings to Respondent: A violation of provisions 1 through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. § 2261, 2261 A, or 2262.
A violation of provisions 1 through 6 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW.
If the court issues a final protection order, and your relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitant as intimate partner, including a current or former registered domestic partner, you may not possess a firearm or ammunition for as long as that final protection order is in effect. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1). If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition. 18 U.S.C. § 922(g)(9); RCW 9.41.040.
You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to Violate the Order's Prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.
Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.
It is further ordered that the clerk of the court shall forward a copy of this order on or before the next judicial day to

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 3 of 4 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

Petitioner has made private arrangements for service of this order.

system available in this state used by law enforcement to list outstanding warrants.

M The clerk of the court shall also forward a copy of this order on or before the next judicial day to

copy of this order and shall promptly complete and return to this court proof of service.

Police Department Where Respondent Lives which shall personally serve the respondent with a

County Sheriff's Office

Law enforcement shall assist petitioner in obtaining Possession of petitioner's residence perso respondent's residence other:	
☐ Custody of the above-named minors, including a applicable). ☐ Other:	taking physical custody for delivery to petitioner (if
Dated: 8/22/2012 at 4:00 a.m.(p.1	n)
Presented by:	A Law Enforcement Information Sheet (LEIS) must be completed.

Temp Ord for Protection/Nt of Hrg (TMORPRT) - Page 4 of 4 WPF DV-2.015 Mandatory (6/2010) - RCW 26.50.030

YAKIMA COUNTY

157 12-06-41896

SUPERIOR Court of Washington	No. 12-2-02719-5	
For YAKIMA COUNTY		
	RE-ISSUANCE OF TEMPORARY ORDEFOR PROTECTION and	
(First name, Middle, Last Name) Petitioner(s) DOB Vs.	NOTICE OF HEARING (Clerk's Action Required) (ORRTPO)	
(First name, Middle, Last Name) Respondent(s) DOB		
1. The Temporary Order For Protection issued: 8-/- new court hearing date listed below: (de		
NOTICE OF HEARING: To both parties:	_	
A hearing will be held on: 91.5 1/2 at:	<u>9:00</u> XAM DPM .	
Report to the: CLERKS OFFICE - ROOM	1 323,	
Yakima Co. Courthouse – 128 N. 2 nd Street / Yakima V	-3'" Floor	
128 N. 2" Street / Yakima t	IVA	
2. Other: matter is construed to	(DOC)	
	Ain & smouthly withour	
// DATA ENTRY OF O	RDER:	
The clerk of the court shall forward a copy of this order on	or before the next judicial day to the	
Sunnysicle County Sheriff	's Office Police Department	
WHERE PETITIONER LIVES which shall enter it in a computer-based criminal intelligence system available in this state used by law enforcement to list outstanding warrants.		
available in this state used by law enforcement to its busic SERVICE OF ORDER & A	SSISTANCE:	
The clerk of the court shall also forward a copy of this c	order on or before the next judicial day to the	
HOLDER NOW X VACADAY County Sheriff	s Office 🔲 Police Department	
WHERE RESPONDENT LIVES Which shall personally ser	ve the respondent with a copy of this order,	
the Temporary Order and the Petition, and shall promp	tly complete and return to this court proof of (FAX to 509-574-1473)	
service. Synd of Not out of a Petitioner has made private arrangements for service of	if the prince (further service is not required).	
D Petitioner has made grivate arrangements for service of	d a	
alula 0.210	4-11	
DATED 8//5//Z at7.3/A.M.P.M. Ju	DGETCOURT COMMISSIONER	
DATED8//5//2at7-3/A.M/.P.M. Jb. Presented by:	DGETCOURT COMMISSIONER	
Presented by:	TE OF WASHINGTON	
Presented by: ST. St. Call Call Call LK	TTE OF WASHINGTON 20 SUDG unty of Yakima unty M. Eaton. Clark oping Spriid Warry doggereby	
Presented by: X ST. Call Call Call LK	TTE OF WASHINGTON 20 SUDG unty of Yakima unty M. Eaton. Clark oping Spriid Warry doggereby	
Presented by: X Petitioner Date ST, Car	TE OF WASHINGTON O SUDE	
Presented by: X Petitioner Date Car Car Car Car Car Car Car Ca	THE OF WASHINGTON SO SUDGE unty of Yakima Im M. Eaton, Clark of the Google of Mile Washing auth addressely iting that the foregoing instruction is a true day agrical by of the original now gentless processes. The yrace is	
Presented by: X Petitioner Date ST, Car	ATE OF WASHINGTON OF SUDGE ON TY AKIMA CHARLES OF SUDGE OF THE SUBGRESS OF SUB	
Presented by: X Petitioner Date STA Con I, K cor cor cor cor x Acknowledge receipt of a copy of this Order. X Acknowledge receipt of a copy of this Order.	THE OF WASHINGTON 1. Q SUDG unty of Yakima Im M. Eaton, Clerk or ne Charge and Market auth, done reby lify that the foregointy instructed the care and agrical yor the original non of philish property. I New York is ERECE, I hereunited from seal seems countified.	

PAGE 955

SSOAT .

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72:01 2102/06/80

SUPERIOR Court of V For YAKIMA CO	_	No. 12-2-	02719-5	
-		ORDER:		•
(First name, Middle, Last Name) Petition	ner(s) DOB	TERMINATING ORDER FOR PR		٠.
(First nathe, Middle, Last Name) Respot	ndent(s) ĎOB	(Clerk's Action Require	d) (ORMTPO)	· ·
The moving party (requester) is the: In the Court received the moving party: following order:	☐ Petitioner ☐ Resp s <u>Motion To Modify Or</u>	ondent in this action. Terminate Order For Pr	otection for the	
Temporary Order for Protect	tion, 🗖 Order For P	Protection, filed on: K-	/ / 2	<u> </u>
	filed on: _		(dat	e) [·]
The Court finds: ☐ The Motion To Modify or Terminate	Order For Protection	is DENIE D.	· · · · · · · · · · · · · · · · · · ·	,
7 The order referenced above shall b	e:	Ĵ.		
∀⊒ -MODIFIED		☐ TERMIN	ATED	a [']
Modifications to the Order, which sha	all continue in effect	but is modified as follo	ws:	
mr.	May ka	of _	-do NOT write in man	gins
Confect & Visitati	m With		with	
Market Sylver	the graph of	March Coll	- And 102 A	
they are begins	und from A	Cross The Ch	TO 1010	
Spend Dery Oth	estica T	#10 3:00 D	n. 1 +0 14	care
7 Could be affect with no madific	tim tim	Petto chion	1 is drop	aid
Continued in effect with no modific	of at	day care	the fallo	wife
☐ This order is a temporary modificati		Out moducaning source	ned below morn	ing
The parties are directed to appear f Next Hearing Date:		t: 🗆 9:00 AM 🗀 1	:30 PM	
-		akima WA – Basement Co	ourtroom #	
		N. 2 nd Street / Yakima WA		
J No appearance by moving party.	<i>,</i> ·		~	
ORDER TO MODIFY or TERMINATE (ORMTPO VPF DV-7.030 (7/2007) - RCW26.50.130	O) - Page 1 of APPENDIX			
B∀dE	FACES	818	39268 72:01	2102/08/80

It is further ordered that the clerk of the court shall for judicial day to the Sunny sicke of the WHERE PETITIONER LIVES which shall enter it in a available in this state used by law enforcement to list	ward a copy of this order on or before the next County Sheriff's Office A-Police Department computer-based criminal intelligence system
SERVICE OF SERVICE OF SERVICE OF County S WHERE RESPONDENT LIVES which shall personal and shall promptly complete and return to this court p The Moving Party has made private arrangement required).	if this order on or before the next judicial day to the ineriff's Office Police Department IIIV serve the respondent with a copy of this order order (FAX to 509-574-1473) Its for service of this order (further service is not
required).	
DATED 8/15/12 at 33AM/PM.	JUDGE / COURT COMMISSIONER
Presented by:	
Moving Party Date	
l acknowledge receipt of a copy of this Order:	

ORDER TO MODIFY or TERMINATE (ORMTPO) WFF DV-7.030 (7/2007) - RCW26.50.130

- Page 2 of 2 APPENDIX 177

STATE OF WASHINGTON

I, Kim M. Eaton, Clark certify that the for gas of the original now an

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488/30/2012 10:27

M. EATON, Clerk
Deputy Clerk.

elyitled Court, do herby a strue and correct copy a Sity WITNESS of said Court this

	1
SUPERIOR Court of Washington For YAKIMA COUNTY	NO: 14.2-01041-84
(First name, Middle, Last Name) Petitioner(s) DOB Vs. (First name, Middle, Last Name) Respondent(s) DOB	RE-ISSUANCE OF TEMPORARY ORDER FOR PROTECTION and NOTICE OF HEARING (Clerk's Action Required) (ORRTPO) TO BE LEAND TO BE LEAND is hereby extended through the
1. The Temporary Order For Ficedass. new court hearing date listed below: (date	
NOTICE OF HEARING: To both-parties: A hearing will be held on: 4 1 7 1 4 at: Report to the: CLERKS OFFICE – ROOM Yakima Co. Courthouse – 128 N. 2 nd Street / Yakima	-3rd Floor
DATA ENTRY OF COUNTY Shall forward a copy of this order on County Sherii WHERE/PETITIONER LIVES which shall enter it in a corn available in this state used by law enforcement to list outs SERVICE OF ORDER & SERVICE OF ORDER & WHERE/RESPONDENT LIVES which shall personally state Temporary Order and the Petition, and shall promiservice. DATED 4 3-14 at 9'20 MY P.M.	Or God on Not write in margins ORDER: or before the next judicial day to the Profice Police Department inputer-based criminal intelligence system tanding warrants. ASSISTANCE: order on or before the next judicial day to the first Office Police Department erve the respondent with a copy of this order, potly complete and return to this court proof of (EAX to 509-574-1473)
Petitioner Date	STATE OF WASHINGTON County of Yaddma I, Idim M. Eaton, Clerky the above entire that the foreigning in programme and control cardiy that the foreigning in programme and control copy of the original socion me in my called. If WINNESS while PROF. I here analysis for seally said spentilles WHEREOF, I here analysis for seally said spentilles Ray of Ray Clerk Akting